Town of Chebeague Island  
192 North Road  
Chebeague Island, ME  04017  
Phone: 207-846-3148  
townofchebeague@chebeague.net  
Fax-207-846-6413

Board of Selectmen Meeting & Public Hearing Notice

The Board of Selectmen will hold a Meeting and Public Hearing on Wednesday, April 30th, 2014  
At the Island Hall beginning with an executive session at 5:30pm.

First Order of Business:  Call meeting to order

Second Order of Business:  Executive Session 30 minutes *(regular meeting to start at 6:00)*  
To Have the Selectmen hold an Executive Session to discuss a personnel matter pursuant to 1 MRSA, Section 405, subsection 6(A)

Third Order of Business:  Regular Business 30 minutes  
To Have the Board of Selectmen:
  14-164:  Consider the resignation of the Harbormaster / Shellfish Warden and Code Enforcement Officer.  
  14-165:  Appoint a Board member to serve on the Harbormaster/ Shellfish & CEO hiring committees  
  14-166:  Discuss the potential realignment of Chandler’s Cove Road in conjunction with the upcoming reclamation and paving project.

Fourth Order of Business:  Public Hearing 140 minutes  
To Have the Board of Selectmen hold a public hearing to consider and discuss the following proposed ordinances, ordinance revisions, and ballot questions:  
  14-167:  A Fire and Rescue Department Ordinance  
  14-168:  Revisions to the Coastal Waters Ordinance  
  14-169:  Two alternative revisions to the Zoning Ordinance proposed by the Chebeague Island Inn  
  14-170:  Revisions to the Road Plan Committee Ordinance  
  14-171:  A question on the June 10th ballot requiring the separation of the Code Enforcement and Harbormaster / Shellfish Warden positions  
  14-172:  Other Ordinance Revisions as proposed by the Board or Public

Fifth Order of Business:  Other Business 10 minutes

Sixth Order of Business:  Adjourn Meeting

<table>
<thead>
<tr>
<th>Meeting</th>
<th>Date &amp; Time</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Workshop – Cumberland County Sheriff’s Office - Summer Service</td>
<td>May 6, 6:00pm</td>
<td>Island Hall</td>
</tr>
<tr>
<td>Budget Workshop – Final Budget Review</td>
<td>May 7, 6:00pm</td>
<td>Island Hall</td>
</tr>
<tr>
<td>Regular Board of Selectmen Meeting</td>
<td>May 14, 6:00pm</td>
<td>Island Hall</td>
</tr>
<tr>
<td>Budget Workshop / Special Meeting – Final Warrant Review</td>
<td>May 21, 6:00pm</td>
<td>Island Hall</td>
</tr>
<tr>
<td>“Meet the Deputy” Event - Meet and Greet the Summer Sheriff</td>
<td>June 4, 5:00pm</td>
<td>Island Hall</td>
</tr>
<tr>
<td>Town Meeting</td>
<td>June 7, 9:00am</td>
<td>Island Hall</td>
</tr>
</tbody>
</table>

The public is welcome and encouraged to attend!
FIRE AND RESCUE DEPARTMENT ORDINANCE

of the Town of Chebeague Island

MAINE

Adopted by the Town Meeting:

Effective:

Attest:

______________________________
Town Clerk

Seal:
SECTION 101. TITLE
This Ordinance shall be known as and may be cited as the “Fire and Rescue Department Ordinance in the Town of Chebeague Island, Maine,” and shall be referred to herein as “this Ordinance” or “this chapter”.

SECTION 102. PURPOSE AND AUTHORITY
The purpose of this Ordinance is to establish the Fire and Rescue Department of the Town of Chebeague Island. This Ordinance is adopted pursuant to 30-A M.R.S.A. § 3001, 3151 et seq..

SECTION 103. DEFINITIONS
a) Rescue or EMS. The terms ‘rescue’ or ‘EMS’ shall refer to Emergency Medical Services.

b) Department or CFRD. The terms ‘Department’ or ‘CFRD’ shall refer to the Chebeague Island Fire and Rescue Department.

c) Board of Selectmen. The term ’Board of Selectmen’ shall mean the Board of Selectmen of the Town of Chebeague Island

d) The definitions contained in Title 30-A §3151 and Title 12-A M.R.S.A. for terms not otherwise defined in this chapter shall govern the construction of words contained in this Ordinance. Any words not otherwise defined therein shall be given their common and ordinary meaning.

SECTION 104. ESTABLISHMENT AND PURPOSE
The Town of Chebeague Island hereby establishes a municipal Fire and Rescue Department. The purpose of this department is:

a) to strive to respond to all fire and EMS calls in a timely manner according to the nature of the call and the availability of service and equipment,

b) to promote professional performance by all department members and

c) to provide services in accordance with all applicable federal and state statutes and regulations.

SECTION 105. ORGANIZATION
a) The CFRD shall be under the supervision of the Fire and Rescue Chief (hereinafter the “Chief”). The Chief of the Department shall be appointed by the Board of Selectmen.

b) All members of the Department serve as volunteers to the Town of Chebeague Island.
c) The following positions are established by this Chapter:
   a. Chief,
   b. Fire Captain,
   c. Fire Lieutenant,
   d. Rescue Captain,
   e. Rescue Lieutenant,
   f. Firefighters and
   g. Emergency Medical Technicians.

d) Other positions must be created by Job Description and approved by the Board of Selectmen.

e) The Department shall maintain all records at the public safety building.

SECTION 106. FIRE AND RESCUE CHIEF

The Selectmen shall appoint a Fire and Rescue Chief and shall recommend the Chief’s compensation annually. The Selectmen, for cause by them declared in writing, after due notice to the officer and hearing, if requested, may remove the Chief and appoint another one. The Chief reports to the Town Administrator.

The Chief shall have the authority to adopt administrative regulations consistent with this ordinance relating to municipal fire protection and emergency medical services, with the approval of the Board of Selectmen.

The Chief shall have the authority to:

   a) employ all Firefighters and Emergency Medical Technicians,
   b) appoint Officers and other approved positions,
   c) remove Firefighters, Officers, and any other members,

as provided by regulations promulgated by the Chief and approved by the Board of Selectmen.

The Chief shall:

   a) assure personnel are trained and prepared to provide fire protection and emergency medical services,
   b) provide for the maintenance of all equipment used by the department,
   c) provide assigned fire inspections, checks building exits and related structures for compliance with fire prevention ordinances.
   d) Maintain written documents titled:
a. Administrative Regulations (Board of Selectmen approval),
b. Job Descriptions for all established positions,
c. Standard Operating Guidelines,
d. Exposure Control Plan and
  e. Policies and Procedures.

SECTION 107. MEETINGS

The Department shall have regular meetings to transact department business. The Chief shall submit approved minutes to the Town Clerk on a regular basis.

SECTION 108. FINANCES

a) The Chief shall prepare an annual budget for the Department which shall contain budgeted amounts for all expenses related to the operation of the Department, including recommended compensation for the Chief, the officers, EMS personnel and the firefighters. The Chief shall submit the annual budget to the Board of Selectmen at its regular meeting in January of each year.

b) The Chief shall submit all bills and receipts relating to the Department to the Town Treasurer in a timely fashion, who shall be authorized to pay such bills upon approval by the Board of Selectmen of a warrant for such expenditures, and who shall keep and maintain the financial records of the Department. The Treasurer shall provide the Chief with a “year-to-date expense report” for the department on a monthly basis.

c) The Town shall maintain two Enterprise Checking Accounts named: 1) “Town of Chebeague Island – Chebeague Island Fire” and 2) “Town of Chebeague Island – Chebeague Island Rescue”. The accounts shall hold funds for the “Chebeague Island Fire Fund” and “Chebeague Island Rescue Fund” respectively.

The Chief shall appoint a custodian of the accounts who shall maintain all records and report all transactions to the Treasurer quarterly. The Chief, The custodian and the Town Treasurer shall be authorized to sign checks.
a. Two signatures are required for each check.
b. All material goods purchased using these funds are the property of the Town of Chebeague Island.
c. The Department may not solicit gifts or donations except as part of public fund raisers organized by the Department.
d. Monetary gifts explicitly designated in writing for the “Chebeague Island Fire Fund” or “Chebeague Island Rescue Fund” may be accepted by the Chief. All other gifts must be accepted by the Board of Selectmen.
e. Material and equipment gifts must be accepted by the Board of Selectmen.
f. Expended funds may not be reimbursed using Town funds.
g. The Treasurer shall receive bank statements and immediately forward a copy to the Chief.
h. The Chief shall provide all necessary information to the Treasure to include these accounts in the annual financial audit.

SECTION 109. REPORTING

The Chief shall provide the Selectmen with quarterly reports that demonstrate that:

a. staffing levels are adequate to provide basic fire prevention and basic emergency medical services,
b. licenses and certifications maintained by the department are current,
c. necessary training has occurred for fire and rescue personnel,
d. all firefighting and rescue equipment has received regular maintenance and
e. the enterprise checking account has been reconciled.

SECTION 110. MUTUAL AID

Pursuant to Title 30-A M.R.S.A., §3156, the Board of Selectmen, in consultation with the Fire Chief, may enter into mutual aid agreements with other municipalities for firefighting or other emergency services.

SECTION 111. AMENDMENTS

This Ordinance may be amended by Town Meeting at any properly noticed meeting.

SECTION 112. SEVERABILITY

In the event any portion of this Ordinance is declared invalid by a court of competent jurisdiction, the remaining portions shall continue in full force and effect.
COASTAL WATERS ORDINANCE

of the Town of Chebeague Island
MAINE

Draft as of Oct 3, 2013
Revisions to workshop draft as made by the CWC on 10/13/2013

Adopted by the Town Meeting:
Effective:

Attest:

________________________________________
Town Clerk

Seal:
SECTION 101. TITLE
This Ordinance shall be known as and may be cited as the “Coastal Waters in the Town of Chebeague Island, Maine,” and shall be referred to herein as “this Ordinance” or “this chapter”.

SECTION 102. PURPOSE AND AUTHORITY
This ordinance is enacted to provide for the establishment of uniform rules governing the types of activities permitted or prohibited on the coastal waters of The Town of Chebeague Island. It is intended to ensure safety to persons and property, to promote availability and use of public resources, to encourage and protect traditional maritime and commercial activities, to make provision for aquaculture activities and to create a fair and efficient framework for administration of those resources.

This Ordinance is adopted pursuant to 30-A M.R.S.A. § 3001 and 38 M.R.S.A. Subchapter I of Chapter 1.

SECTION 103. NOTIFICATIONS
Notice of vessel movements, cargo transfers and other activities specified herein where notices to the Town of Chebeague are required shall be directed as follows:

Primary contact – Harbormaster, Town of Chebeague Island
Secondary contact – Town of Chebeague Island Town Administrator
Tertiary contact – any member of the Board of Selectmen

Making contact with any of the above shall satisfy the notification requirements.

SECTION 104. DEFINITIONS
a) **Abandoned Moorings.** The term ‘Abandoned Mooring’ shall refer to any mooring which is unused or unregistered for 365 days by the owner or his family.

b) **Abandoned Vessel.** The term ‘Abandoned vessel’ means any vessel that is inoperative and neglected, submerged or partially submerged or that has been left by the owner in coastal waters without intention of removal.

c) **Anchorage.** The term ‘Anchorage’ shall refer to the occupancy of any space within the waters of the Town of Chebeague Island by a vessel while at anchor whether or not the anchoring device is resting on lands under water within the boundaries of the Town of Chebeague Island.

d) **Aquaculture.** The term ‘Aquaculture’ shall mean the culture or husbandry of marine organisms by any person (12-A M.R.S.A. § 6001).
e) **Catch Storage Mooring.** The term ‘Catch Storage Mooring’ shall mean a mooring used by commercial fisherman to store their catch and cannot be used to moor a vessel or float.

f) **Chebeague Transportation Company (CTC) Vessel.** The term ‘Chebeague Transportation Company (CTC) vessel’ shall mean any vessel owned and operated by the Chebeague Transportation Company.

g) **Commercial Fisherman.** The term ‘commercial fisherman’ shall refer to a fisherman who is licensed by the State to harvest the species authorized by the license.

h) **Floating Business.** A “floating business” is the use or occupancy of a raft, hull, barge or other vessel floating on the waters adjacent to and within the jurisdiction of the Town of Chebeague Island for any commercial operation such as, but not limited to, the providing of personal services, retail operations, restaurants, drinking establishments, galleries, performing arts, studios and other such service or business operation. Fishing vessels used primarily for the harvesting, processing, transport or storage of fish or seafood products or vessels used for dredging, or other navigational purposes are not floating businesses as defined herein.

i) **Harbormaster.** The term ‘Harbormaster’ shall refer to the person appointed to serve as such by the Board of Selectmen.

j) **Mooring.** The term ‘mooring’ shall mean an anchoring device not carried aboard a vessel as regular equipment.

k) **Non-Resident.** The term ‘non-resident’ shall refer to any individual who does not maintain a legal residence within the Town of Chebeague.

l) **Non-Resident Taxpayer.** The term ‘non-resident tax payer’ shall refer to a non-resident who pays real estate taxes to the Town of Chebeague.

m) **Oil.** The term ‘oil’ shall refer to any and all petroleum products and their by-products of any kind and in any form, including but not limited to petroleum, fuel oil, sludge, oil refuse, oil mixed with other wastes and crude oil.

n) **Rental Mooring.** The term ‘rental mooring’ shall refer to a mooring which is leased or rented to a person other than the holder of the mooring registration.

o) **Resident.** The term ‘resident’ shall refer to an individual who maintains a legal resident status in the Town of Chebeague Island.

p) **Shore-front property owner.** The term ‘shore-front property owner’ shall mean anyone owning shore front property where the property boundary with the waterfront is at least 100 feet.

q) **Town Float.** The term ‘town float’ shall refer to a float owned by the Town of Chebeague Island.
r) **Town Landing.** An area of land or easement contiguous to the waters of the Town of Chebeague Island which is owned by the Town.

s) **Traditional Fishing Areas.** Traditional fishing areas of concern to the Town are those within the town's borders defined in the Private and Special Law CHAPTER 47 H.P. 1243 - L.D. 1735 and those areas sharing these borders considered adjacent areas. For the purpose of this ordinance waters bordering these boundaries are also included under this term.

t) **Vessel.** The term 'vessel' shall refer to boats of all sizes powered by wind, machinery, by hand or by tow. It includes barges, dredges, scows and watercraft of any kind.

u) **Waters of the Town of Chebeague Island.** All waters below the mean high tide mark within the legal boundaries of the Town of Chebeague Island as established July 1, 2007.

v) **Water Taxi.** The term 'Water taxi' shall mean any boat (1) approved and licensed by the U.S. Coast Guard to carry passengers to and from Chebeague Island, (2) under the command of a person duly licensed to operate said boat, (3) offering, subject to weather conditions, an on-call water transportation service between Chebeague Island and the mainland or other islands in Casco Bay daily, (4) which is in full compliance with all applicable rules of any governmental agency, and (5) whose owner or operator, if requested by the Town of Chebeague Island Selectmen, provides a bond in form and amount satisfactory to the Town of Chebeague Island Selectmen guaranteeing safe and reliable performance of the service described in (3) above.

SECTION 105. COASTAL WATERS COMMISSION

a) **Membership.** The Coastal Waters Commission shall be comprised of 5 people each of whom is a resident tax-payer, a non-resident tax-payer, or a resident. At least three (3) members shall be employed currently, or have been employed in the past, in the fishing industry, or some other marine related activity.

b) **Term.** Members shall serve for terms of 3 year(s). Terms shall be staggered.

c) **Chairman.** The Commission shall annually elect a Chairman from among its members. The Chairman shall call meetings as necessary or when so requested by a majority of members or the municipal officers. The Chairman or his appointee shall preside at all meetings.

d) **Secretary.** The Commission shall annually elect a Secretary. The Secretary shall maintain a record of all proceedings including all correspondence of the Commission and regularly submit the records to the Town Clerk.

e) **Notice.** All meetings shall be held in a public place and scheduled through the Town Administrator who shall provide reasonable notice.
f) **Quorum.** A quorum necessary to conduct business shall consist of at least a majority of members.

g) **Meetings.** All meetings and records shall be subject to the Maine Freedom of Access Act, 1 M.R.S.A. Sections 401-410.

h) **Rules of Procedure.** The Commission may adopt rules of procedure not inconsistent with this ordinance.

i) The municipal officers and town staff shall cooperate with and provide the Commission with such information as may be reasonably necessary and available to enable it to carry out its functions under this ordinance. **Project Development and Recommendations.** The Commission will use the following procedure when developing projects or making recommendations:

The Commission may identify aspects of the marine infrastructure that may need the attention of the Town. The issues may include but are not limited to: facilities development and maintenance, regulations, usage, permitting, and access. Once an issue has been identified the Commission will evaluate the scope of the problem and its importance. If the issue is deemed to be a high priority, the Commission will inform the Town Administrator first and then the Board of Selectmen. The Administrator and Selectmen will meet with the Commission to determine if the issue should be pursued, to what extent, and what if any financial and / or staff support (such as the harbormaster or Administrator) will be allocated. In addition, the Selectmen, Administrator, and Commission will establish a timeline for the project development, which will include check-ins with the Selectmen and Administrator. The Selectmen will make the final determination as to whether the project will be taken to completion. The Selectmen will execute any bid documents and will oversee the project with the Commission serving in an advisory capacity.

SECTION 106. **DUTIES OF THE COASTAL WATERS COMMISSION**

The Coastal Waters Commission exists:

a) to review and recommend to the Board of Selectmen development and activities on or in the coastal waters of the Town of Chebeague Island.

b) for the general purpose of studying and evaluating public usage of, and access to, the Coastal Waters of the Town of Chebeague Island,

c) for the planning for the future use of those waters,

d) to advise the Selectmen on policy matters and proposed regulations concerning the Coastal Waters of the Town of Chebeague Island,

e) in conjunction with Local, State, and Federal authorities to plan and recommend improvements in the Coastal Waters of the Town of Chebeague Island,
f) to sit as a board of appeals to hear appeals as provided by this Ordinance from any person aggrieved by a decision, act, or failure to act on the part of the Harbormaster. Decisions of the Coastal Waters Commission may be appealed to the Board of Selectmen for a final determination.

g) to review applications for wharf or pier construction as required by Chapter 17, Article II, Section 421.3 of the Zoning Ordinance of the Town of Chebeague Island.

h) to recommend the use and maintenance of marine facilities to the Board of Selectmen and review these recommendations from time to time as required.

i) to review candidates for the Harbormaster position and make recommendations to the Board of Selectmen.

j) to determine whether a vessel is abandoned in accordance with 38 M.R.S.A. §9.

k) to be familiar with State Statutes, applicable rules and regulations and procedures relating to aquaculture in traditional fishing areas. to develop or adopt criteria for reviewing permit applications for proposed aquaculture in traditional fishing areas.

l) to review all permits, leases or licenses (or renewals) for aquaculture noticed to the Town of Chebeague Island under 12 M.R.S.A. and prepare a written report to the CWC and Harbormaster that includes at a minimum:

i. An assessment of the impact to local marine activity,

ii. an assessment of potential public safety issues,

iii. a recommendation to Coastal Waters Commission to request or not request a public hearing under 12 M.R.S.A. §6072-A(6) if applicable and

iv. a recommendation for the Town to request or not request intervener status as allowed under 12 M.R.S.A. §6072(5) if applicable.

m) to review existing aquaculture and make a written report to the board of Selectmen at their request

n) to prepare for the presentation of facts and evidence at any public hearings held by the Board of Selectmen or the Department of Marine Resources for aquaculture in traditional fishing areas.

The Commission shall regularly inform the Selectmen, Planning Board and such other boards, committees, or officials of the Town of Chebeague Island as appropriate of its activities.

The Code Enforcement Officer shall provide The Coastal Water Commission with a copy of any application filed for a Wharfing-Out permit issued by the Board of Selectmen pursuant to a 38 M.R.S.A. §1021-§1027. The Coastal Waters Commission shall review the application and provide comments in writing to the Board of Selectmen, the Planning and the Code Enforcement Officer within 10 days of receiving the application.
SECTION 107. HARBORMASTER
The Selectmen shall appoint a Harbormaster, hereafter referred to as The Harbormaster, and shall recommend the Harbormaster's compensation annually. The Selectmen, for cause by them declared in writing, after due notice to the officer and hearing, if requested, may remove the Harbormaster and appoint another one.

SECTION 108. DUTIES OF THE HARBORMASTER
The Harbormaster shall:

a) manage the Floats, Docks, Ramps, Moorings, Landings, and Watercraft owned by the town,

b) seasonally set channel markers for the approach to the Stone Wharf in order to provide safe passage for boats entering at low tide,

c) take whatever action is necessary and appropriate to remove any menace to navigation within the waters of the Town of Chebeague Island.

d) regularly attend meetings of the Coastal Waters Commission, but shall not be a member of the Commission,

e) keep the Town Administrator and Commission fully informed of his activities.

f) provide information on matters pertaining to the Commission’s duties and responsibilities,

 g) attend Selectmen’s meetings as requested by the Commission, the Selectmen or Town Administrator,

h) maintain a permanent bound record in which he shall record all complaints received (both written and oral), the date and time received, the response made to the complaint, and the date and time of such response. This record shall be maintained in ink.

SECTION 109. OPERATION OF VESSELS
Any vessel desiring to conduct activities within the waters that may injure, damage, disrupt normal activities or occupations, or otherwise harm the residents of the Town of Chebeague Island or their property shall first provide notice (Section 103 of this chapter) and receive permission from the Board of Selectmen a minimum of forty-eight (48) hours in advance.

a) It shall be unlawful to operate a vessel in the waters of the Town of Chebeague Island so as to endanger persons or property.

b) It shall be unlawful to operate a vessel in a manner which creates excessive wake/wake-wash.
c) It shall be unlawful to establish or maintain a temporary anchorage within the waters of the Town of Chebeague Island without authorization from the Harbormaster.

d) It shall be unlawful to block or restrict access to a Town landing or ramp.

e) It shall be unlawful to abandon a vessel within the waters or upon the shoreline of the Town of Chebeague Island. Except where the vessel constitutes an immediate hazard to public health, safety and welfare, the Harbormaster shall notify the owner of an abandoned vessel of his duty to remove any abandoned vessel within thirty (30) days of the date of the notice. If the vessel is not removed within the applicable thirty (30) day period, it may be removed by the Harbormaster at the expense of the owner in accordance with the procedures of 38 M.R.S.A. § 5. Where the Selectmen determine that the abandoned vessel constitutes a threat to public health, safety and welfare, they may authorize the Harbormaster to remove the vessel immediately and without notice at the expense of the owner. Removal of an abandoned vessel does not constitute payment of any penalties which may be assessed.

f) It shall be unlawful to abandon lobster, crab and shellfish traps, cars or crates, or floats within the waters of the Town of Chebeague Island.

g) It shall be unlawful to abandon a mooring within the waters of the Town of Chebeague Island.

h) It shall be unlawful to refuse to obey any lawful order of the Harbormaster.

i) It shall be unlawful for any vessels at anchor in or passing through the waters of the Town of Chebeague Island to violate any laws, rules or regulations of any local, state or federal agency with regard their operation or any overboard discharges, cargo transfers, lading of dangerous cargo, emissions to the atmosphere or any other activity deemed unsafe to the residents of the Town of Chebeague.

j) It shall be unlawful to transfer any oil in bulk in quantities in excess of 5,000 gallons, including bunker fuel, within the waters of the Town of Chebeague Island without first deploying oil spill containment boom around the area of the transfer to contain any potential spill. Should the oil spill containment boom not be able to be secured sufficiently to the vessels to prevent any potential spill from escaping the boom, then sufficient boom must be deployed to encircle both vessels in their entirety, and held in such a manner that will prevent any contained oil from escaping until cleanup is completed.
SECTION 110. MOORINGS

a) Registration

All moorings located below low water, except outhauls, shall be registered with the Town Clerk. Permits will be issued for the fiscal year January 1 through December 31. Any applicant who completes re-registration by July 1 of any year shall be given preference to the location occupied by that registrant’s mooring the prior year, unless the Harbormaster determines that a demonstrated need for that site has been shown by someone higher on the list of priorities in section d) below. In such an event, the Harbormaster will provide a mutually agreeable site and re-assign the mooring at the expense of the mooring owner taking over the old site.

b) Fees

The Board of Selectmen shall set a fee for the mooring registration in accordance with Ch 11 Art. II Section 109(s) of the Town Code of Ordinances. The fee schedule may reduce the registration fees when more than one mooring is registered by a person. The fee schedule may set separate fees based on mooring classifications consistent with this section:

<table>
<thead>
<tr>
<th>Mooring Classification</th>
<th>Fee Allowed</th>
<th>Priority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Resident Commercial</td>
<td>Yes</td>
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<tr>
<td>Non-Resident Commercial</td>
<td>Yes</td>
<td>2</td>
</tr>
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<td>Resident</td>
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<td>3</td>
</tr>
<tr>
<td>Rental</td>
<td>Yes</td>
<td>4</td>
</tr>
<tr>
<td>Catch Moorings</td>
<td>No</td>
<td></td>
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If more than five (5) new moorings are requested in any category by any one applicant a written request must be submitted to the Commission with the application form stating the reason for the request. The request must be approved by a vote of the Commission.

c) Unregistered Moorings

If any mooring in the Town of Chebeague Island is unregistered after July 1, the Town Clerk or Harbormaster shall notify the owner. If registration is not completed within ten (10) days of notice, the owner is subject to a fine as specified by the Board of Selectmen each day until the registration has been completed. The fine is set in accordance with Section 115. After a period of 30 days has expired and the mooring registration has not been completed, the Harbormaster may remove the mooring at the expense of the mooring owner plus a fee of $100 plus the accumulated fines, to be paid to the Town.
d) Assignment

Registered moorings shall be assigned locations by the Harbormaster on a first-come, first-served basis as space permits with due regard to navigation and the safety of persons and property, and, where feasible, the prior year location.

If there is insufficient space to assign allocations for all registered moorings in the location requested, the applications not assigned mooring locations shall be placed on a waiting list, which will be maintained by the Town Clerk. The list will be posted and available for inspection in the Town Office.

As space in the waters of the Town of Chebeague Island becomes available, assignments of mooring locations shall be made from the waiting list in accordance with the terms of 38 M.R.S.A. § 7-A(2) on the basis of the date of the applicant’s request and with the priorities identified in SECTION 110 (b). Notwithstanding the above, Resident and Non-Resident taxpayers who are shorefront property owners shall have priority for one mooring fronting their land, if so requested, but not to encroach on the natural channel or channels established by the municipal officers; provided that not more than one mooring may be assigned to any shorefront parcel of land under this privilege. The limitation of one mooring assigned under this privilege does not prevent the owner of a shorefront parcel from receiving additional mooring assignments under the allocation system for all other residents.

Sale of a mooring to a second party, when a waiting list exists, shall not convey the assigned location, unless sold to the person holding the next assignment on the waiting list. The Harbormaster shall be notified of all sales of moorings in the Town of Chebeague Island Coastal Waters.

The Harbormaster shall be responsible for relocating a mooring(s) when danger to other property is inherent due to its position. Such relocation shall be paid for by the encroaching mooring owners involved.

e) Mooring Plan

The Commission may recommend to the Selectmen a mooring plan for any area in the waters of the Town of Chebeague Island.

f) Markings

The Town Clerk will issue a registration number which is to be painted on the mooring float. Numbers must be no less than three (3) inches in height, black paint or quality adhesive characters.

All mooring balls, except those used for rental purposes, will be white. Rental buoys should be orange. Rental buoys will bear characters three inches high indicating the mooring weight; i.e. 75lbs, 100lbs, 200lbs, 1000lbs, etc.
Catch storage moorings will be considered temporary moorings and be registered at the Town Office with no fee. These moorings will be assigned a number by the Town Clerk and identified with the letter “S”.

g) Construction

Mooring applicants are responsible for constructing their moorings in a manner suitable for its intended purpose.

h) Removal of Abandoned Moorings

The Harbormaster shall notify the Board of Selectmen of abandoned moorings. The Selectmen shall notify the owner of an abandoned mooring of his duty to remove the mooring within thirty (30) days of the date of the notice. If the mooring is not removed or re-registered within the applicable thirty (30) day period, it may be removed by the Harbormaster at the expense of the owner in accordance with the provisions of 38 M.R.S.A. § 4. Removal of a mooring under this section does not constitute payment of any penalty that may be assessed.

SECTION 111. PUBLIC WHARVES AND FLOAT SYSTEMS

a) Stone Wharf

The Town shall maintain a float system at the Stone Wharf for the benefit of the public. The float system shall provide for the following functions:

<table>
<thead>
<tr>
<th>Function</th>
<th>Fee</th>
<th>Permit</th>
<th>Size limits</th>
<th>Time limits</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Emergency Services</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
<td>Includes the transportation of Fire, Rescue and Law Enforcement personnel or equipment in the performance of professional services for the Town.</td>
</tr>
<tr>
<td>Regular ferry access to the mainland</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
<td>A commercial or governmental operation that maintains a regular public service to the island.</td>
</tr>
<tr>
<td>Commercial Marine activités</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
<td>A business whose main occupation involves the maritime environment such as fishing, water taxi, guiding, tours and is engaged in the commercial activity.</td>
</tr>
<tr>
<td>Transient tie-up</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
<td>A vessel may temporarily tie multiple lines to cleats or a tie rail to secure the vessel and safely load or unload passengers or cargo. The vessel may be left unattended.</td>
</tr>
<tr>
<td>Annual tie-up</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>The town guarantees access to a float or floats for the purpose of tying the bow line only (normally) to a cleat or tie rail designated for that purpose.</td>
</tr>
<tr>
<td>Loading zones for recreational use</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
<td>A vessel may temporarily tie multiple lines to cleats or a tie rail to secure the vessel and safely load or unload passengers or cargo. The vessel may not be left unattended.</td>
</tr>
</tbody>
</table>
a) Chandler’s Cove Wharf

The Town shall maintain a float system at the Chandler’s Cove Wharf for the benefit of the public as may be allowed by the Department of Transportation. The float system shall provide for the following functions:

<table>
<thead>
<tr>
<th>Function</th>
<th>May Apply</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Emergency Services</td>
<td>No</td>
<td>Includes the transportation of Fire, Rescue and Law Enforcement personnel or</td>
</tr>
<tr>
<td></td>
<td></td>
<td>equipment in the performance of professional services for the Town.</td>
</tr>
<tr>
<td>Public Utilities</td>
<td>No</td>
<td>A vessel used to transport personnel or equipment to or from the island may</td>
</tr>
<tr>
<td></td>
<td></td>
<td>tie up while performing its professional services.</td>
</tr>
<tr>
<td>Commercial Marine activities</td>
<td>No</td>
<td>A business whose main occupation involves the maritime environment such as</td>
</tr>
<tr>
<td></td>
<td></td>
<td>fishing, water taxi, guiding, tours and is engaged in the commercial activity.</td>
</tr>
<tr>
<td>Transient tie-up</td>
<td>Yes</td>
<td>A vessel may temporarily tie multiple lines to cleats or a tie rail to</td>
</tr>
<tr>
<td></td>
<td></td>
<td>secure the vessel and safely load or unload passengers or cargo. The vessel</td>
</tr>
<tr>
<td></td>
<td></td>
<td>may be left unattended.</td>
</tr>
<tr>
<td>Annual tie-up</td>
<td>Yes</td>
<td>The town guarantees access to a float or floats for the purpose of tying the</td>
</tr>
<tr>
<td></td>
<td></td>
<td>bow line only (normally) to a cleat or tie rail designated for that purpose.</td>
</tr>
<tr>
<td>Loading zones for recreational</td>
<td>No</td>
<td>A vessel may temporarily tie multiple lines to cleats or a tie rail to</td>
</tr>
<tr>
<td>use</td>
<td></td>
<td>secure the vessel and safely load or unload passengers or cargo. The vessel</td>
</tr>
<tr>
<td></td>
<td></td>
<td>may not be left unattended.</td>
</tr>
<tr>
<td>Gear storage (optional)</td>
<td>No</td>
<td>The term gear refers to any and all items that might be left on surface of</td>
</tr>
<tr>
<td></td>
<td></td>
<td>the float. This is an optional provision and may be entirely disallowed by</td>
</tr>
<tr>
<td></td>
<td></td>
<td>the rules and regulations.</td>
</tr>
</tbody>
</table>

b) Rules and Regulations

The Board of Selectmen may develop rules and regulations to govern the use of the float systems and water access to the Wharves in this section. If rules or regulations are inconsistent with this ordinance then this ordinance shall take precedence.

c) Permits

Annual permits shall be issued by the Town of Chebeague Island. Application forms are provided by the Town Clerk and approved by the Harbormaster.
Applications may be rejected if the vessel does not meet the size requirements or is deemed a hazard to other boats by the Harbormaster. Applicants will receive a sticker which must be applied to the boat in a place clearly visible from the bow.

Boats will be placed in designated areas and shall receive annually a permit and location area. Boats shall be required to dock in their designated float area. Individual spaces will not be assigned, but areas shall be designated for boats less than 14’ in length and 12’ to 17’ in length.

d) Review
   The Coastal Waters Commission shall review the rules and regulation annually and provide a report to the Board of Selectmen by October 1st of each year addressing at a minimum: 1) the capacity of the float system, 2) the effectiveness of the rules and regulations and 3) the physical condition of the float system.

e) Harbormaster Discretion
   The Harbormaster may temporarily suspend provisions in this section only in cases where public safety or property are at risk and such action will reduce that risk. Such a decision must be recorded in the Harbormaster’s log.

SECTION 112. FEES
Fees authorized under this ordinance may be set by the Board of Selectmen in accordance with Ch. 11, Art I, Sec 109(S) of the Town of Chebeague Island Code of Ordinances.

SECTION 113. FLOATING BUSINESSES AND RESIDENCE
It is a violation of this ordinance to live aboard a vessel in the waters of the Town of Chebeague Island for more than 30 consecutive days without a permit. It is a violation of this ordinance to conduct a floating business within the waters of the Town of Chebeague Island without a permit. Permits are issued by the Harbormaster. Permits are issued for a calendar year. No fee may be charged for a permit issued under this section.

SECTION 114. ADMINISTRATION AND ENFORCEMENT
This Ordinance shall be administered by the Town Administrator and may be enforced by the harbormaster, municipal officers, code enforcement officer or any law enforcement officer with jurisdiction in the Town of Chebeague Island.

SECTION 115. PENALTIES
Violations of the Rules and Regulations as provided for in this ordinance:

$10 1st offense
$25 \ 2^{\text{nd}} \text{ offense within 1 year of 1}\text{st \ offense} \\
$50 \ 3^{\text{rd}} \text{ offense within 1 year of 1}\text{st \ offense}

Multiple tickets will be issued if the offense continues beyond the allowed time limit.

Any other violation of this Ordinance shall be a civil infraction subject to a fine of not more than $250. Each violation shall be deemed a separate offense. In addition to any fine, the municipality may seek restitution for the cost of repairs to any damaged way or related structure and reasonable attorney fees and costs. Prosecution shall be in the name of the municipality and shall be brought in the Maine District Court.

Vessels in violation of this ordinance or the rules and regulations established by the Board of Selectmen shall be subject to impoundment by the Town of Chebeague Island after the second offense in a single calendar year.

SECTION 116. AMENDMENTS
This Ordinance may be amended by Town Meeting at any properly noticed meeting.

SECTION 117. SEVERABILITY
In the event any portion of this Ordinance is declared invalid by a court of competent jurisdiction, the remaining portions shall continue in full force and effect.
April 23, 2014

Eric Dyer  
Town Administrator  
Town of Chebeague Island  
P.O. Box 22  
192 North Road  
Chebeague Island, ME 04017  

RE: Proposed Zoning Change  

CC: Beth Howe, Mark Dyer, Richard Prentice, Brian Rayback

Dear Eric:

Following up on our meeting with you and Beth Howe, I am writing to ask that the Town consider an amendment to the Zoning Ordinance that would make the hotel aspect of our business a conforming use. As you know, under the current Zoning Ordinance, hotels are not a permitted use in the Island Business (IB) District where we are located, and thus that aspect of our operations is nonconforming even though our roots as a hotel go back to the 1800s. While we are grandfathered, and thus allowed to continue to operate as a hotel, this makes any changes to the Inn difficult.

For example, we recently submitted an application to the Town to add a new entryway to the building and rearrange portions of the first floor. Our application was denied because it would have expanded the lobby area, which we use to serve both the restaurant and the hotel aspects of our business. The project would not have added any rooms to the hotel, increased our guest capacity, or in any way made the hotel aspects of the business more intense. Rather, it actually would have made the front desk smaller and more efficient.

Since we bought the Inn in 2010, we have made significant strides to ensure that we are part of the Island’s community, and we continue to look for ways to expand that relationship. Last year, 1/3 of our staff were Island residents. We purchase our lobsters from Island fishermen, and we purchase vegetables from Second Wind Farm. We brought the wedding business back to the Inn, which generates significant revenue for CTC, the local rental house market, the taxicab, the Niblic, Ed’s, and other island businesses. Our guests use the CTC ferry, charter sailing trips, and shop at the other businesses on the Island. The Inn is a member of the Golf Course and over 220 of our guests paid to use the golf course facilities in 2013. The Inn houses 28 staff members for the summer, all of whom become customers of local businesses – some even have
become permanent members of the Chebeague Island community. We are proud to provide the fireworks for the Island’s July 4th celebration each year and to host fundraisers for local charities, such as the Historical Society and the Island Commons. Additionally, all profits from the annual Chebeague Chebang are donated to the Rec Center. Thus, our economic future is tied to the Island’s economic future, and we need to be able to make investments in the property to continue to improve it.

While we can apply for a special exception from the Board of Adjustments and Appeals for our project to go forward, we believe that this should not be necessary, either this time or for whatever comes next. Having the hotel classified as a nonconforming use requires us to jump through hoops, increasing costs and making investments to improve the business more difficult. Thus, we are respectfully asking the Town to consider a zoning amendment that would make the hotel a conforming use.

As you will see, we have proposed two options to accomplish this. The first option would simply add hotels to the list of permitted uses in the existing IB District (and amend the definition of “hotel” to eliminate the requirement that each guest room must have its own private bath). In our view, this is the simplest solution. Recognizing, however, that the Town may not want to allow hotels everywhere in the IB District, our second proposal would create a new zone called the Island Business 2 (IB2) District. The new IB2 District would include only the Inn property and would operate almost exactly like the existing IB District, with the exception that hotels would be added to the list of permitted uses.

In either case, we think the rezoning would be consistent with the Town’s comprehensive plan, which sets out a vision that “[s]ummer people as well as summer businesses providing lodging, meals and activities contribute substantially to the island economy and to its social institutions,” and “[z]oning is business friendly and supports economic development that is compatible with neighboring residential uses.” The plan goes on to say that goals for the economy include: “encouragement of new businesses and the survival of existing ones . . . by considering the impact of the Town’s various regulations” and to recommend that the Town “[r]evise zoning provisions on businesses . . . to remove barriers to these economic activities.” We believe that allowing the Inn to continue its hotel operations as a permitted use would promote all of these objectives. As a result, according to Maine court decisions that we shared with Beth, this would not be spot zoning because it would be consistent with the Comprehensive Plan.

We respectfully ask to be included on the agenda for the public hearing on April 30th, and look forward to feedback from the community.

Regards,

Casey Prentice
General Manager
ALTERNATIVE 1 – AMEND IB DISTRICT

Sec. 110.78  Definitions

*  *  *

110.78 Hotel
A building containing individual sleeping rooms or suites, each having a private bathroom attached thereto, for the purpose of providing overnight lodging facilities to the general public for compensation, and in which access to all rooms is made through an inside office or lobby.

Sec. 204  District Regulations

*  *  *

204.3 Island Business District (IB)

A. The following uses are permitted within the IB District:

1. Single family detached dwellings and duplex dwellings;
2. Manufactured housing and mobile home parks as defined in 30-A M.R.S. § 4358(1);
3. Retail stores;
4. Uses related to commercial fishing, including, but not limited to, storage and repair of boats and equipment, the keeping and cooking of fish for retail sale on the premises, and fish processing as a home occupation;
5. Marinas, and other facilities for building and storage of boats;
6. Personal services;
7. Private clubs;
8. Restaurants;
9. Private schools;
10. Municipal buildings and uses;
11. Religious institutions;
12. Private Heliport, Personal Use, subject to Site Plan Review and to the provisions of Sec. 422;
13. Home occupations (special exception not required notwithstanding Sec. 415);
14. Auto repair service garage;
15. Residential Care Facility;
16. Agriculture;
17. Timber harvesting;
18. Public Facility,
19. Business/professional offices;
20. Hotels;
21. Uses and buildings accessory to those above.
ALTERNATIVE 2 – ESTABLISH NEW ZONING DISTRICT FOR INN PARCEL

Sec. 110.78 Definitions

110.78 Hotel
A building containing individual sleeping rooms or suites, each having a private bathroom attached thereto, for the purpose of providing overnight lodging facilities to the general public for compensation, and in which access to all rooms is made through an inside office or lobby.

Sec. 201 Zoning Map and Districts

The zoning map officially entitled "Town of Chebeague Island Zoning Map" dated July 1, 2007 (Appendix 1), and on file in the office of the Town Clerk and filed with the Cumberland County Registry of Deeds is hereby adopted as part of this ordinance. Regardless of the existence of other printed copies of the zoning map, the said zoning map on file and as officially adopted by the Town of Chebeague Island Town Meeting shall be the final authority as to the location of zoning districts in the Town; provided, however, that notwithstanding said zoning map, the entire surface area of the following islands is contained within the Resource Protection district: Bangs Island, Little Chebeague Island, Stockman Island, Jewel Island, Little Jewel Island, West Brown Cow Island, Crow Island, Broken Cove Island, Goosenest Island, Rogues Island, Upper Green Islands, and Sand Island.

The Town of Chebeague Island Zoning Map divides the Town into the following districts:

Island Residential (IR)
Island Business (IB)
Island Business 2 (IB2)
Shoreland Zoning Overly Districts:

Shoreland Resource Protection Overlay (RP)
Resource Protection/Floodplain Overlay (RP/FP)
Limited Residential Overlay (LR)
Limited Commercial Overlay District (LC)
Commercial Fisheries/Maritime Activities Overlay (CFMA)

This Ordinance also applies to any structure built on, over or abutting a dock, wharf or pier, or other structure extending or located below the normal high-water line of a water body or within a wetland.
Sec. 204 District Regulations

204.4 Island Business 2 District (IB2)

Site plan review and approval by the Planning Board is required for all permitted uses and special exceptions, with the exception of single-family dwellings, day care homes, bed & breakfast inns with three or fewer guest bedrooms, home occupations, agriculture, and animal husbandry and uses related to commercial fishing as allowed in 204.4.A.4 below.

A. The following uses are permitted within the IB2 District:

1. Any use listed as a permitted use in the IB District, as provided in 204.3.A;
2. Hotels; and
3. Uses and buildings accessory to those above.

B. The following uses are allowed in the IB2 District as special exceptions, requiring the approval of the Board of Adjustment and Appeals

1. Any use listed as a special exception use in the IB District, as provided in 204.3.B

C. The following lot standards shall apply to all lots within the IB2 District created on August 1, 1975 or later:

1. 1.5 acre minimum lot size for single family detached dwellings;
2. In the case of duplex development, there shall be no less than 0.94 acres of lot area per dwelling unit; and
3. There shall be no less than 150 feet of frontage on a public right-of-way.

D. The following setbacks are required for all structures in the IB2 District that are more than 1.5 acres in size or that were created on or after August 1, 1975, except that sheds and driveways are permitted to a minimum setback of fifteen (15) feet from the side and rear lot lines:

1. Front: 55 feet;
2. Rear: 65 feet;
3. Side: 30 feet – combined width at least 65 feet; and
4. Shoreland setbacks shall be as required by Section 427.

E. The following minimum setbacks are required for all lots in the IB2 District that are less than 1.5 acres and that were created on or before July 31, 1975, except that sheds and driveways are permitted to a minimum setback of fifteen (15) feet from the side and rear lot lines:

1. Front: 25 feet;
2. Rear: 20 feet;
3. Side: 20 feet; and
4. Shoreland setbacks shall be as required by Section 427.

Sec. 425 Street Construction

425.1 Private Streets
Private streets meeting the following standards, as determined by the Code Enforcement Officer, may be used to satisfy the lot frontage requirement for residential uses.

A. In the IR and IB, and IB2 zones, an applicant shall submit to the Code Enforcement Officer an application for a private right-of-way required to provide access to a structure located within that zone. The application shall specify the location of the proposed right-of-way, the proposed width, the materials to be utilized in the construction of the road, grades, provisions for drainage, and sight distances at any turning radius. The Code Enforcement Officer shall approve any plan that makes adequate provision for these items, provided that the Fire Chief approves the application for sufficiency of access for emergency vehicles.
ROAD PLAN COMMITTEE ORDINANCE

of the Town of Chebeague Island

MAINE

Adopted by the Board of Selectmen:
Effective:

Attest:

______________________________
Town Clerk

Seal:
SECTION 101. TITLE
This Ordinance shall be known as and may be cited as the “Road Plan Committee ordinance in the Town of Chebeague Island, Maine,” and shall be referred to herein as “this Ordinance” or “this chapter”.

SECTION 102. PURPOSE AND AUTHORITY
The purpose of this Ordinance is to establish a standing committee in the Town of Chebeague Island, Maine to be known as the Road Plan Committee and shall be referred to herein as “the Committee”. This Ordinance is adopted pursuant to 30-A M.R.S.A. § 3001.

SECTION 103. ORGANIZATION AND ADMINISTRATION

a) Membership. The Committee shall consist of three to five members who shall be appointed by the municipal officers. No technical experience is required but members must commit to understanding MDOT guidance.

b) Appointment. The Committee shall be appointed by the Board of Selectmen and serve at the Board’s pleasure from July 1 until October 1 of each year. The Board reserves the right to reconvene the committee between October 1 and June 30 (of the same fiscal year).

c) Term. Members shall serve for staggered terms of 3 years.

d) Chairman. The Committee shall elect a Chairman from among its members. The Chairman shall call meetings as required by this Ordinance, or as necessary or when so requested by a majority of members or the municipal officers. The Chairman shall preside at all meetings.

e) Secretary. The Committee shall elect a Secretary. The Secretary shall maintain a record of all proceedings including all correspondence of the Committee and regularly submit the records to the Town Clerk.

f) Notice. All meetings shall be held in a public place and scheduled through the Town Administrator who shall provide reasonable notice. The committee may also convene in a vehicle for the purpose of conducting a road survey as prescribed in this Ordinance. Road survey tasks do not require notice but the dates, participants and collected data must be documented in the Road Plan.

g) Quorum. A quorum necessary to conduct business shall consist of at least a majority of members. Road survey tasks require full committee participation.

h) The municipal officers and town staff shall cooperate with and provide the Committee with such information as may be reasonably necessary and available to enable it to carry out its duties under this Ordinance. The town staff shall also provide assistance updating electronic records as necessary.

i) All meetings and records shall be subject to the Maine Freedom of Access Act, 1 M.R.S.A. Sections 401-410.
SECTION 104. DUTIES OF THE COMMITTEE

a) Evaluate the Town’s Road system and submit an updated Road Plan to the Road Commissioner by September 15th of each year.

b) The Road Commissioner shall review and submit the plan to the Board of Selectmen at its regular October meeting with a recommendation to accept or not accept.

SECTION 105. ROAD PLAN

a) The primary purpose of the Road Plan is to inform the budget process and should include the results of a road survey, recommendation for action and financing options.

SECTION 106. AUTHORITY OF THE COMMITTEE

The Committee's authority shall be advisory only. The Board of Selectmen may use any or all parts of the Road Plan at their discretion.

SECTION 107. AMENDMENTS

This Ordinance may be amended by the municipal officers or Town Meeting at any properly noticed meeting.

SECTION 108. SEVERABILITY

In the event any portion of this Ordinance is declared invalid by a court of competent jurisdiction, the remaining portions shall continue in full force and effect.
[30-A M.R.S.A 2528(5)]

To the Municipal Officers of the Town of Chebeague Island, Maine:

We the undersigned voters of the Town of Chebeague Island, Maine, qualified to vote in all town affairs, hereby request that you place the following article before the voters for their consideration, where authorized by law, by a secret ballot referendum (§2528(5)):

Shall the Town Vote to:

"The Town shall engage a separate individual for the position of Code Enforcement Officer (Department 2400) and a separate individual for the position of Harbormaster/Shellfish Warden (Department 2500)."

<table>
<thead>
<tr>
<th>Signature</th>
<th>Printed Name</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>David Campbell</td>
<td>Chebeague IS</td>
</tr>
<tr>
<td>2</td>
<td>Susan Burgess</td>
<td>8 Springette Rd.</td>
</tr>
<tr>
<td>3</td>
<td>Ernest F. Barens</td>
<td>3 Springette Rd.</td>
</tr>
<tr>
<td>4</td>
<td>Ethan C. Burgess</td>
<td>3 Springette Rd.</td>
</tr>
<tr>
<td>5</td>
<td>John A. C.</td>
<td>25 A Rd.</td>
</tr>
<tr>
<td>6</td>
<td>Joseph Dyer</td>
<td>Chebeague</td>
</tr>
<tr>
<td>7</td>
<td>Mark Olson</td>
<td>Chebeague</td>
</tr>
<tr>
<td>8</td>
<td>Bruce Riddle</td>
<td>Creek</td>
</tr>
<tr>
<td>9</td>
<td>Mike Robinson</td>
<td>Civic Center</td>
</tr>
<tr>
<td>10</td>
<td>Innovate</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Allen Malone</td>
<td>31 Carters Pk Rd.</td>
</tr>
<tr>
<td>12</td>
<td>Lynn Priest</td>
<td>220 South Rd.</td>
</tr>
<tr>
<td>13</td>
<td>Gary Run</td>
<td>194 Jewett Rd.</td>
</tr>
<tr>
<td>14</td>
<td>Elmer D.</td>
<td>57 South Rd.</td>
</tr>
<tr>
<td>15</td>
<td>Jason Kuper</td>
<td>12 Old cart Rd.</td>
</tr>
<tr>
<td>16</td>
<td>William St. (c)</td>
<td>24 Old Cart Rd.</td>
</tr>
<tr>
<td>17</td>
<td>Jonathan A. Ricc</td>
<td>77 Durnsmal Rd.</td>
</tr>
<tr>
<td>18</td>
<td>Jessica L. Russo</td>
<td>14 Proctor Dr.</td>
</tr>
<tr>
<td>19</td>
<td>Christopher Ricke</td>
<td>29 Greed Rd.</td>
</tr>
<tr>
<td>20</td>
<td>David Burgess</td>
<td>191 South Rd.</td>
</tr>
<tr>
<td>21</td>
<td>Seaburn</td>
<td>51 Seaburn Pk Rd.</td>
</tr>
<tr>
<td>22</td>
<td>Cecil A. Naughtie</td>
<td>14 Naughtie Dr.</td>
</tr>
<tr>
<td>23</td>
<td>Martha C. Hamilton</td>
<td>32 Hamilton Rd.</td>
</tr>
<tr>
<td>24</td>
<td>Mary L. James</td>
<td>19 Cranberry Rd.</td>
</tr>
<tr>
<td>25</td>
<td>Sheila A. Patnam</td>
<td>49 Charleston Rd</td>
</tr>
</tbody>
</table>