

**COMMONWEALTH OF MASSACHUSETTS  
DEPARTMENT OF PUBLIC UTILITIES**

TENNESSEE GAS PIPELINE COMPANY, L.L.C.,	)	
Petitioner	)	D.P.U. No. 16-03
	)	
	)	

PETITION FOR AN ORDER AUTHORIZING TENNESSEE GAS PIPELINE COMPANY,  
L.L.C. TO PERFORM SURVEYS ON CERTAIN PROPERTIES OF THE NORTHEAST  
ENERGY DIRECT PROJECT

**I. INTRODUCTION AND REQUEST FOR EARLY DETERMINATION**

1. Pursuant to G.L. c. 164, §§ 72A, 75B and 75D, Tennessee Gas Pipeline Company, L.L.C. (“Tennessee”) requests that, for the reasons set forth below, the Department of Public Utilities (“DPU”) issue an order authorizing Tennessee to enter upon land owned by four hundred eight (408) private landowners (the landowners and property addresses are identified hereinafter as “Survey Properties” and are listed on Exhibit A) needed in support of an application for the construction of natural gas pipelines and appurtenant facilities filed with the Federal Energy Regulatory Commission (“FERC”) to perform the following surveys: civil; archeological and cultural resources; wetlands and waterbody delineation; and endangered or rare species (collectively the “Surveys”).

2. Tennessee is not seeking permission to conduct geotechnical surveys on the Survey Properties, and although Tennessee will perform wetlands and waterbody delineation surveys, the Survey Properties have not been identified as properties containing certified vernal pools or likely to contain vernal pools based on infrared maps.

3. Attached as Exhibit B are property sketches for the Survey Properties depicting

the proposed centerline and survey corridor.<sup>1</sup> Attached as Exhibit C is a list of addresses for the Survey Property landowners.

4. Tennessee is simultaneously filing two other survey permission petitions: (a) a Petition for an Order Authorizing Tennessee to Perform Geotechnical Surveys and Other Surveys on Certain Properties of the Northeast Direct Project; and (b) a Petition for an Order Authorizing Tennessee to Perform Vernal Pool Surveys and Other Surveys on Certain Properties of the Northeast Energy Direct Project (and determination by March 1, 2016).

## **II. SUMMARY OF THE PROJECT**

5. Tennessee is a limited liability company organized under the laws of Delaware with its principal place of business in Houston, Texas. Tennessee is a natural gas company, as that term is defined by the Natural Gas Act ("NGA"), 15 U.S.C. § 717a(6), because it is engaged in the interstate transportation of natural gas. As a natural gas pipeline company under the NGA and subject to FERC jurisdiction, Tennessee is entitled to petition the DPU for pre-condemnation survey access. *See Town of Carlisle v. Dep't of Pub. Utilities*, 353 Mass. 722, 723 (1968) ("Tennessee is a natural gas pipeline company as defined by G.L. ch. 164, § 75B, authorized to transmit and distribute gas...") *See also In re Tennessee Gas Pipeline Company, L.L.C.*, D.P.U. 13-166, Order Issued by Commission, at n. 1 (Feb. 18, 2014) ("[Tennessee] is a natural gas pipeline company to which [G.L. c. 164, §§ 72A and 75D] apply").<sup>2</sup> Tennessee has operated pipelines in Massachusetts as part of its interstate pipeline network for more than sixty years.

6. Tennessee is proposing an approximately 420-mile expansion of this pipeline

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<sup>1</sup> The property sketches are numbered to correspond with the list of landowners on Exhibit A.

<sup>2</sup> Alternatively, Tennessee is entitled to petition DPU for pre-construction surveys because any company that has filed for a Certificate of Public Convenience and Necessity may file a petition seeking the authority to enter land to conduct surveys. *See In re Mill River Pipeline, L.L.C.*, D.T.E. 04-26, Order Issued by Commissioners Afonso, Connelly, Keating, Manning Sullivan, at 4 (Apr. 26, 2004).

network that will involve construction of pipelines and related facilities in five states: Pennsylvania, New York, Massachusetts, Connecticut, and New Hampshire. In Massachusetts, the Project encompasses a 63.7-mile mainline running from Hancock, MA to Warwick, MA and from the Massachusetts/New Hampshire border to Dracut, MA, as well as five (5) lateral extensions. Ninety-nine percent of the proposed mainline route in Massachusetts is located adjacent to or within existing utility corridor rights-of-way. Sixty-three percent of the proposed laterals in Massachusetts are located adjacent to or within existing utility corridor rights-of-way.

### **III. BENEFITS OF THE PROJECT**<sup>3</sup>

#### ***A. The Project will Expand the Supply and Capacity of Natural Gas and Reduce Price Spikes Caused by Excess Demand.***

7. The Project will benefit the public by, among other things, expanding the supply of natural gas for New England residents and businesses. Upon completion, the Project will provide new natural gas transportation capacity to meet the growing energy needs in the northeast United States, particularly in New England. The Supply Path Component (extending from Pennsylvania to Wright, New York) will transport up to 1.2 billion cubic feet per day (“Bcf/d”) of natural gas, and the Market Path Component (extending from Wright, New York to Dracut, Massachusetts) will transport up to 1.3 Bcf/d of natural gas.

8. New England's need for additional supplies of natural gas is particularly acute because peak-day demand can exceed the capacity of the region's existing pipelines, and without either expanding pipeline capacity or reducing demand, there will be volatility in natural gas

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<sup>3</sup> A more comprehensive discussion of the purpose of and need for the Project is set forth in Section IX, Public Convenience and Necessity and Compliance with Certificate Policy Statement (pp. 57-100), of Tennessee's certificate application for the Project, filed with FERC on November 20, 2015 in Docket No. CP16-21-000. The certificate application is available through the FERC website, [www.ferc.gov](http://www.ferc.gov), eLibrary, as well as through Tennessee's website for the Project, [www.kindermorgan.com/business/gas\\_pipelines/east/neenergydirect](http://www.kindermorgan.com/business/gas_pipelines/east/neenergydirect).

prices.<sup>4</sup> State efforts in New England to reduce demand account for less than one percent (1%) of the total gas sendout of local distributors in New England, and additional gas pipeline capacity is therefore needed to meet the demand.<sup>5</sup> As a result of the fact that current natural gas transportation infrastructure is inadequate to meet the growing demand in the New England region, gas prices in New England are the highest in the U.S.<sup>6</sup> Limited natural gas transportation infrastructure also has led to extremely high electricity prices in the northeast U.S., and threatens the reliability of the region's electric grid.<sup>7</sup> Construction of the Project will improve this situation by increasing pipeline capacity. The Governors of New England have recognized the importance of increasing the supply of natural gas in the region.<sup>8</sup> The increased supply of natural gas will also provide individuals and companies with a cost-effective, efficient and secure alternative for meeting their current and future energy requirements.<sup>9</sup>

9. In addition to the substantial savings that the Project is expected to generate for

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<sup>4</sup> ICF International, *Implications of Demand-Side Management Programs for Natural Gas Use in New England*, at 5 (November 18, 2013), available at [http://www.iso-ne.com/committees/comm\\_wkgrps/prtcpnts\\_comm/pac/mtrls/2013/nov202013/icf\\_natural\\_gas\\_dsm\\_in\\_new\\_england\\_white\\_paper\\_11-18-2013.pdf](http://www.iso-ne.com/committees/comm_wkgrps/prtcpnts_comm/pac/mtrls/2013/nov202013/icf_natural_gas_dsm_in_new_england_white_paper_11-18-2013.pdf) (“[The] trend of growing gas demands in New England means that without either expanding pipeline capacity or reducing gas demands during peak days, available pipeline capacity for power generation will decline and gas price volatility during winter peak season will continue, even in the face of the historic and sustained drop in U.S. average natural gas prices.”).

<sup>5</sup> *Id.* at 29. (“[O]verall reduction of gas consumption in 2013 through gas DSM [demand side management] programs is less than one percent of the total gas sendout of LDCs in New England...It is unlikely that gas DSM programs can eliminate the need for additional pipeline capacity given the incentives for fuel switching from oil to gas, partially as a result of vigorous DSM programs to introduce more efficient gas equipment.”).

<sup>6</sup> See ISO New England, 2013 Wholesale Electricity Prices in New England Rose on Higher Natural Gas Prices: Pipeline Constraints and Higher Demand Pushed Up Prices for Both Natural Gas and Power at 1 (Mar. 18, 2014), available at [http://www.iso-ne.com/nwsiss/pr/2014/2013\\_price%20release\\_03182014\\_final.pdf](http://www.iso-ne.com/nwsiss/pr/2014/2013_price%20release_03182014_final.pdf) (“Pipeline constraints, particularly in winter when home heating needs raise demand for natural gas, have pushed up the average spot price for natural gas in New England to the highest in the country.”).

<sup>7</sup> *Id.* at 2 (“However, the limited pipeline capacity coming into New England means that sometimes natural-gas-fire generators have difficulty getting fuel, and that not only pushes up prices, it also creates a risk to reliable operation of the power system.”) (internal quotation omitted).

<sup>8</sup> See *New England Governors' Commitment to Regional Cooperation on Energy Infrastructure Issues* (December 2013), available at [http://nescoe.com/uploads/New\\_England\\_Governors\\_Statement-Energy\\_12-5-13\\_final.pdf](http://nescoe.com/uploads/New_England_Governors_Statement-Energy_12-5-13_final.pdf) (“To ensure a reliable, affordable and diverse energy system, we need investments in additional energy efficiency, renewable generation, natural gas pipelines, and electric transmission.”).

<sup>9</sup> Ernest J. Moniz (Chair), *The Future of Natural Gas, An Interdisciplinary MIT Study*, at 73 (June 6, 2011), available at [http://mitei.mit.edu/system/files/NaturalGas\\_Report.pdf](http://mitei.mit.edu/system/files/NaturalGas_Report.pdf) (“The low-carbon emissions and low capital cost of natural gas generation...combined with abundant gas supplies and current relatively low prices, make natural gas an attractive option...”).

gas consumers in New England, because natural gas is the primary fuel for the generation of electricity in New England and sets the price of electricity for the majority of the year, all residents in New England are expected to benefit from lower electricity prices when the Project is placed in service. In 2008, New England began experiencing natural gas prices near \$3 per million British thermal units (“MMBtu”) during the shoulder and summer months, leading to low and stable electricity prices of around \$40 per megawatt hour (“MWh”).<sup>10</sup> The region managed relatively small winter gas price spikes to around \$7 per MMBtu, with corresponding electricity spikes to roughly \$65 per MWh.<sup>11</sup> However, the situation changed dramatically in 2012.

10. In the summer of 2012, New England enjoyed then-record-low gas and electricity prices, followed by extreme price spikes during the winter of 2012-13. Monthly average gas prices reached nearly \$18 per MMBtu, while monthly average electricity prices reached about \$100 per MWh.<sup>12</sup> During the winter of 2013-14, monthly average natural gas prices topped \$24 per MMBtu, driving monthly average electricity prices to over \$160 per MWh.<sup>13</sup> Winter 2014-15 offered little reprieve, as monthly average gas prices reached \$17 per MMBtu.<sup>14</sup> Throughout the entire 2014-15 winter, spot natural gas prices for Algonquin Gas Transmission’s (“AGT”) pipeline system (near Boston) and Tennessee’s system (near Dracut, Massachusetts) averaged \$9.387 per MMBtu and \$9.014 per MMBtu respectively, while approximately 300 miles southwest at the Tennessee pricing point near production in Pennsylvania, prices averaged \$1.733 per MMBtu.<sup>15</sup> Monthly average electricity prices in February 2015 reached the third

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<sup>10</sup> See Gordon van Welie, ISO New England, *Challenges Facing the New England Power System, Northeast Forum on Regional Energy Solutions*, at slide 6 (Apr. 23, 2015), available at [http://www.iso-ne.com/static-assets/documents/2015/04/northeast\\_forum\\_on\\_regional\\_energy\\_solutions\\_van\\_welie\\_remarks\\_and\\_slides\\_04232015.pdf](http://www.iso-ne.com/static-assets/documents/2015/04/northeast_forum_on_regional_energy_solutions_van_welie_remarks_and_slides_04232015.pdf).

<sup>11</sup> *Id.*

<sup>12</sup> *Id.*

<sup>13</sup> *Id.*

<sup>14</sup> *Id.*

<sup>15</sup> ISO New England, 2015 Regional System Plan, at 132 (Nov. 5, 2015), available at <http://www.iso-ne.com/static->

highest level at over \$125 per MWh.<sup>16</sup>

### ***B. Natural Gas is Less Expensive and Cleaner than Other Energy Alternatives***

11. Natural gas is less expensive than other alternatives, such as fuel oil and liquefied petroleum gas.<sup>17</sup> In addition, the price of natural gas nationally *decreased* by 36% for manufacturers between 2006 and 2010, while the price of all other energy sources *increased* during the same period.<sup>18</sup> It is expected that nation-wide, the consumption of natural gas will grow by 0.8% per year from 2012 to 2040 and that the price will stay below 2005 to 2008 levels through 2038.<sup>19</sup> An increased supply of natural gas will reduce heating costs for both residents and businesses in the Commonwealth of Massachusetts.

12. Natural gas is a clean burning alternative energy source compared to any other fossil fuel. “Natural gas possesses remarkable qualities. Among the fossil fuels, it has the lowest carbon intensity, emitting less CO<sub>2</sub> per unit of energy generated than other fossil fuels. It burns cleanly and efficiently, with very few non-carbon emissions.” Ernest J. Moniz (Chair), *The Future of Natural Gas, An Interdisciplinary MIT Study*, at 3 (June 6, 2011). If the power sector chose to substitute gas-fired power for coal-fired power, it would effectively reduce its

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assets/documents/2015/11/rsp15\_final\_110515.docx.

<sup>16</sup> ISO New England, *Wholesale electricity prices and demand in New England*, ISO Newswire (July 15, 2015), available at <http://isonewswire.com/updates/2015/7/15/wholesale-electricity-prices-and-demand-in-new-england.html>.

<sup>17</sup> ENERGY INFORMATION ADMINISTRATION, ANNUAL ENERGY REVIEW, Table 3.3 – Consumer Price Estimates for Energy by Source (September 27, 2012), available at <http://www.eia.gov/totalenergy/data/annual/showtext.cfm?t=ptb0303>.

<sup>18</sup> U.S. ENERGY INFORMATION ADMINISTRATION, MANUFACTURING ENERGY CONSUMPTION SURVEY (MECS) 2010 (September 6, 2013), Analysis and Projections, available at [http://www.eia.gov/consumption/manufacturing/reports/2010/ng\\_cost/?src=Natural-f8](http://www.eia.gov/consumption/manufacturing/reports/2010/ng_cost/?src=Natural-f8) (“Natural gas has been an important exception to the trend of rising prices for energy sources used by manufacturers.”).

<sup>19</sup> U.S. ENERGY INFORMATION ADMINISTRATION, Annual Energy Outlook 2014 with Projections to 2040, at 91 MT-6 (April 2014), available at [http://www.eia.gov/forecasts/aeo/pdf/0383\(2014\).pdf](http://www.eia.gov/forecasts/aeo/pdf/0383(2014).pdf) (“Natural gas consumption grows by about 0.8%/year from 2012 to 2040, led by increases in natural gas use for electricity generation and in the industrial sector.”).

carbon emissions at relatively low cost and in the short-term.<sup>20</sup>

#### **IV. SURVEYS ARE NECESSARY TO THE FERC PROCESS**

13. Pursuant to the NGA and Part 157 of FERC's regulations, 18 C.F.R., Part 157, Tennessee filed an application for a Certificate of Public Convenience and Necessity ("FERC Certificate") for the Project with FERC on November 20, 2015 in Docket No. CP16-21-000 to construct, operate and maintain the Project (the "FERC Filing Process"). Tennessee is pursuing the procurement of other federal and state permitting processes concurrent with the FERC Filing Process.

14. As part of the FERC and permitting approval processes, and before it can obtain authorization to commence construction from FERC, Tennessee must enter onto properties that will be traversed by the Project in order to perform surveys. The information gathered during these surveys will be submitted to FERC and other federal, state, and/or local agencies.<sup>21</sup>

15. Pursuant to FERC's regulations, 18 C.F.R. § 380.12, Tennessee is required to gather certain information regarding the proposed Project facilities through surveys on all properties affected by the proposed Project. This information was and will continue to be provided to FERC by Tennessee in the FERC Filing Process to build the record upon which the environmental review for the Project is based. Reports of survey results are also provided to other regulatory agencies as part of the permitting processes, and are reviewed before permits are issued and construction can commence. Tennessee needs to perform the following surveys: (1) civil surveys, designed to locate the potential centerline for the pipeline, and boundaries and angles, among other things, *see* 18 C.F.R. § 380.12(b) and (c) (describing mapping

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<sup>20</sup> Ernest J. Moniz (Chair), *The Future of Natural Gas, An Interdisciplinary MIT Study*, at 2, 10 (June 6, 2011), available at [http://mitei.mit.edu/system/files/NaturalGas\\_Report.pdf](http://mitei.mit.edu/system/files/NaturalGas_Report.pdf).

<sup>21</sup> Tennessee anticipates also providing the information obtained in the surveys in conjunction with state and local permitting applications.

requirements); (2) archaeological or cultural resources surveys, to identify the location of cultural and historic resources, *see* 18 C.F.R. §§ 380.12(f)(1)(ii), 380.12(f)(2) (requiring overview and survey reports for cultural resource reports); (3) wetlands and waterbody delineation surveys, to identify locations of wetlands, *see* 18 C.F.R. § 380.12(d)(1)-(9) (requiring disclosure of identification and description of all wetland areas the proposed pipeline will cross); and (4) endangered/rare species surveys, to identify the locations of endangered/rare species and their habitats, *see* 18 C.F.R. § 380.12(e)(1)-(8) (requiring various surveys be conducted to determine specific impacts of the proposed project on endangered or threatened species). Additionally, Tennessee will perform geotechnical surveys on properties located on or near a major waterbody, railroad crossing or road crossing which may require installation of pipeline by HDD method. *See* 18 C.F.R. § 380.12(b).

16. All surveys will be conducted in accordance with the procedures and protocols set forth in various federal and state regulations and guidelines, and as may be required by applicable regulatory agencies.<sup>22</sup>

## **V. TENNESSEE HAS TAKEN STEPS TO GAIN SURVEY PERMISSION TO THE SURVEY PROPERTIES**

17. Tennessee has in good faith made efforts to obtain survey permission from

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<sup>22</sup> *See, e.g.*, FED. ENERGY REG. COMM’N, OFFICE OF ENERGY PROJECTS, *Guidelines for Reporting on Cultural Resources Investigations for Pipeline Projects* (setting forth survey compliance requirements for pipeline project, including how archaeological testing and methods must occur); FED. ENERGY REG. COMM’N, OFFICE OF ENERGY PROJECTS, *Wetland and Waterbody Construction and Mitigation Procedures* (requiring applicant conduct “wetland delineation using current federal methodology”); FED. ENERGY REG. COMM’N, OFFICE OF ENERGY PROJECTS, *Upland Erosion Control, Revegetation and Maintenance Plan* (contemplating conducting surveys to provide information necessary for submission in preconstruction planning phase); U.S. ARMY CORPS OF ENGINEERS, WETLANDS RESEARCH PROGRAM, *The Corps of Engineers Wetland Delineation Manual* (January 1987) (setting forth technical guidelines and approved methods for inspection and data gathering to determine existence and location of wetlands in conjunction with federal projects); U.S. ARMY CORPS OF ENGINEERS, WETLANDS REGULATORY ASSISTANCE PROGRAM, *Regional Supplement to the Corps of Engineers Wetland Delineation Manual, Northcentral and Northeast Region* (January 2012) (setting forth technical guidelines and approved methods for inspection and data gathering while highlighting specific characteristics native to Northcentral and Northeast regions, including Massachusetts); MASS. DEP’T OF ENV. PROT., DIV. OF WETLANDS AND WATERWAYS, *Delineating Bordering Vegetated Wetlands Under the Massachusetts Wetlands Protection Act* (setting forth requirements for surveys delineating wetlands).



owners of Survey Properties, including sending at least two letters requesting survey permission and attempting to discuss the request in person or via telephone. (See Exhibit A)<sup>23</sup> Many Survey Property landowners have granted Tennessee permission to conduct the Surveys. However, four hundred eight (408) landowners of Survey Properties have either expressly refused to grant Tennessee permission to conduct the Surveys or not granted Tennessee permission to conduct the Surveys.<sup>24</sup> Accordingly, Tennessee requests an order to survey the properties of the four hundred eight (408) private landowners who have not granted Tennessee permission to conduct the Surveys and who are identified on Exhibit A.

## **VI. DESCRIPTION OF SURVEYS**

18. Tennessee's survey activities will be largely confined to a study corridor that extends approximately two hundred feet (200') from either side of the proposed centerline of the survey corridor. Although Tennessee anticipates the Project's pipelines will be installed within a new fifty-foot-wide (50') permanent right-of-way, together with temporary working space for construction purposes only, the study corridor is wider to allow surveying of adjacent areas. The wider study corridor allows Tennessee to fully delineate resource areas, endangered/rare species, and cultural resource areas, and to evaluate potential impacts to such areas in the event that the proposed pipeline route or temporary workspace must be modified. Tennessee agents will not get closer than twenty-five feet (25') to a house in the course of performing Surveys.

19. During civil surveys, Tennessee agents will place stakes at intervals along the

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<sup>23</sup> The legal letters were sent to the landowner's residential address and identified the property location which was the subject of the survey requests by (a) landline number, (b) map-block-lot number, (c) street, and (d) town. In some instances, the letter also identified the street number. Tennessee was able to identify the street number for some properties only identified by street name after the legal letter was sent. For properties identified in the previous sentence, Exhibit A identifies the property locations with street numbers. Exhibit A also identifies the few instances where Tennessee had to correct the street name after the legal letter was sent or where map-block-lot numbers were corrected.

<sup>24</sup> The letters to eight (8) landowners were returned as undeliverable. Tennessee does not possess more recent mailing addresses for these landowners. Exhibit A identifies the landowners referenced in the previous sentence.

proposed pipeline centerline and at certain other locations to mark features such as angles and property boundaries. In connection with civil surveys, Tennessee may also locate boundaries outside of where the four hundred foot survey corridor may be located. Civil surveys typically take between one (1) and three (3) days to complete depending on numerous factors, including property size and weather conditions. There will be no removal of soil in connection with the civil surveys. After the civil surveys are completed, surveyors will return to the property for less than a day to pick up markers.

20. During endangered/rare species surveys, Tennessee agents will visually inspect the properties. Endangered/rare species surveys typically take less than one (1) day to complete. There will be no disturbance of soil in connection with the endangered/rare species surveys.

21. Wetlands and waterbody delineation surveys will involve a visual check of the property and limited soil probes of no more than twenty inches in depth. The soil will be examined on site. Tennessee will not remove any soil from the property and will immediately return soil from the soil probes to the earth. Wetlands and waterbody delineation surveys typically take less than one (1) day to complete.

22. The archaeological or “cultural resources” surveys will be conducted in consultation with both the State Historical Preservation Offices and the Tribal Historical Preservation Offices, along with Native American tribes and other state and local agencies. Archaeological surveys involve a pedestrian survey and limited “shovel tests” to determine the existence of artifacts or cultural resources. Pedestrian surveys will be conducted over the locations of above-ground resources to determine the nature of the physical and environmental aspects of the proposed Project area. Shovel tests will be used to expose the soil surface in areas identified by the archaeologists, which can be located within fields, meadows or forests, to locate

the cultural resources. The surveyor will not remove any soil from the property, and will immediately return all soil from the shovel tests to the earth. If the surveyor removes any artifacts or historical items, Tennessee will comply with any permit requirement for disposition of artifacts to the landowner and/or permitting agency. Archeological or cultural resource surveys typically take less than one (1) day to complete.

23. Survey activities should take only a minimal amount of time and should not result in any inconvenience to the property owner. During surveying in densely vegetated areas, no branches larger than two inches (2”) in diameter will be trimmed.

24. Because certain surveys are limited to discrete parts of the calendar year, Tennessee requests permission to conduct the Surveys for a one-year period after an order authorizing the performance of surveys.

25. In certain cases, when considering factors such as wetlands, slopes, terrains, proximity, and other factors, Tennessee may determine that it is more feasible or desirable to access adjacent Survey Properties from another Survey Property.

26. Tennessee also seeks blanket permission to travel across Survey Properties to access adjacent Survey Properties to conduct surveys when it is more feasible based on factors such as proximity, slope, terrain and environmental factors, to access adjacent Survey Properties.

**VII. A CONDEMNATION ORDER IS NOT REQUIRED FOR DPU TO AUTHORIZE THE SURVEYS**

27. G.L. c. 164, §§ 72, 72A, 75B and 75D authorize DPU to grant natural gas pipeline companies and electric companies the authority to survey properties “preliminary to eminent domain proceedings.” G.L. c. 164, §§ 72A, 75D. *See also Town of Carlisle*, 353 Mass. at 723-24 (DPU may order natural gas company authority to enter upon “lands of any person or corporation for the purpose of making a survey preliminary to eminent domain proceedings” and

“[t]he validity of the preliminary survey order under § 75D is not contingent upon previous grant of power to make a taking.”);<sup>25</sup> *In re Tennessee Gas Pipeline Co., LLC*, D.P.U. 13-166, Order Issued by Commission, at 4 (Feb. 8, 2014) (“Considerations of and findings regarding the Project are reserved for the federal and state permitting processes and for any eminent domain proceedings that may be filed at a future date.”); *In re Tennessee Gas Pipeline Co., LLC*, D.T.E. 05-83, Order Issued by Commissioners Judson, Connelly, Keating, Afonso, Golden, at 2 (Mar. 29, 2006) (“General laws c. 164, §§ 72A and 75D authorize the Department to grant a petitioner such as Tennessee the authority to enter private lands for the purpose of making a survey preliminary to eminent domain proceedings.”).

**VIII. DPU HAS THE AUTHORITY TO ISSUE THE ORDER IN CONJUNCTION WITH INFORMATION NEEDED AS PART OF FERC PROCEEDINGS**

28. Massachusetts law empowers DPU to grant Tennessee permission to conduct the surveys sought herein before Tennessee receives its FERC Certificate. *See* G.L. c. 164, § 75D (“Section 75D”). G.L. c. 164, §§ 72, 72A and 75D are intended to, and permit, DPU to authorize surveys needed by electric utility companies or natural gas pipeline companies before they can obtain regulatory approval and commence construction. The surveys Tennessee seeks herein are needed to secure permits and commence construction. DPU has, on at least five separate occasions, interpreted Section 75D to hold that it has the authority to order landowners to submit to natural gas pipeline companies conducting the same surveys Tennessee seeks to perform for the Project in conjunction with FERC proceedings and before the FERC Certificate is issued.

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<sup>25</sup> The Surveys are preliminary to eminent domain proceedings, because the property owners have not responded to Tennessee’s requests to enter the property to perform the Surveys, or have denied Tennessee permission to perform the Surveys, it is very likely that they will not be willing to sell Tennessee the easement or other rights that Tennessee will need to construct the pipeline on the property. Thus, Tennessee will have to institute eminent domain proceedings under either 15 U.S.C. 717f(h) , G.L. c. 164, § 75C, or G.L. c. 79, § 1 in order to construct the pipeline.

*See, e.g., In re Maritimes Northeast Pipeline LLC*, D.T.E. 01-48, Order Issued by Commissioners Connelly, Keating, Manning, Sullivan, Vasington, at 1-2, 6 (Aug. 1, 2001) (granting applicant permission to conduct civil, environmental, archaeological and geotechnical surveys prior to FERC Certificate); *In re Algonquin Transmission Co.*, D.P.U. 07-62, Order Issued by Commissioners Hibbard, Keating, Woolf, at 1, 4-6 (Sept. 18, 2007) (granting petitioner permission to conduct civil, environmental and archaeological surveys “in conjunction with pre-filing process at the Federal Energy Regulatory Commission...”). *In re Mill River Pipeline, L.L.C.*, D.T.E. 04-26, Order Issued by Commissioners Afonso, Connelly, Keating, Manning Sullivan, at 7 (Apr. 26, 2004) (granting applicant permission to conduct civil, environmental and archaeological surveys “preliminary to [ ] an application to the Federal Energy Regulatory Commission (“FERC”) to obtain a Certificate of Public Convenience and Necessity...”); *In re Tennessee Gas Pipeline Company, L.L.C.*, D.P.U. 13-166, Order Issued by Commission, at 4 (Feb. 18, 2014) (granting Tennessee permission to conduct civil, environmental and archaeological surveys prior to FERC Certificate); *In re Tennessee Gas Pipeline Co., L.L.C.*, D.T.E. 05-83, Order Issued by Commissioners Judson, Connelly, Keating, Afonso, Golden, at 1, 3-4 (Mar. 29, 2006) (granting Tennessee permission to conduct civil, wetlands and archaeological surveys and “[t]he Department finds that additional survey work is necessary to provide FERC with the information it needs to evaluate various routing alternatives for the Essex Middlesex Project.”). *See generally City Council of Agawam v. Energy Facilities Siting Bd.*, 437 Mass. 821, 828 (2002) (citing *Gateley's Case*, 415 Mass. 397, 399 (1993)) (“In general, we have given agencies broad discretion to interpret statutes that they enforce, lending ‘substantial deference’ to their interpretations.”).

**IX. PROJECT SITING, SAFETY AND ENVIRONMENTAL ISSUES ARE BEYOND THE SCOPE OF DPU’S AUTHORITY**

29. DPU's jurisdiction under G.L. c. 164, §§ 72, 75B and 75D is limited to rendering a decision on the petition to perform pre-construction surveys and it lacks jurisdiction over the routing of the Project. DPU has previously held:

The Department's jurisdiction in this proceeding is limited to rendering a decision on the petition to survey the proposed route(s) as described in the Company's Petition. FERC possesses jurisdiction over the designation of primary and alternative pipeline routes. The Department finds that the routing, safety, and any other environmental concerns that the Commenters raise relative to the proposed pipeline are within FERC's jurisdiction, not the jurisdiction of the Department.

*In re Algonquin Transmission Co.*, D.P.U. 07-62, Order Issued by Commissioners Hibbard, Keating, Woolf, at 4 (Sept. 18, 2007).<sup>26</sup> See also *In re Mill River Pipeline, L.L.C.*, D.T.E. 04-26, Order Issued by Commissioners Afonso, Connelly, Keating, Manning Sullivan, at 7 (Apr. 26, 2004) ("The Department's jurisdiction in this proceeding is limited to rendering a decision on [the pipeline company]'s request to survey the routes of the proposed pipelines described in the petition. FERC possesses jurisdiction over the designation of any primary and alternative pipeline routes.").

**X. ORDERS PASSED BY THE DEERFIELD AND CONWAY BOARDS OF HEALTH ARE PREEMPTED BY THE NATURAL GAS ACT, PIPELINE SAFETY ACT AND G.L. c. 164**<sup>27</sup>

30. Fifteen (15) of the Survey Properties are located in Deerfield, Massachusetts. On October 27, 2014, the Board of Health for the Town of Deerfield, Massachusetts (the "Deerfield Board of Health"), passed an Order (the "Deerfield Order") that purports to prohibit Tennessee and all of its subsidiaries and affiliated companies from "all its activities in Deerfield related to construction of the proposed...pipeline within the boundaries of the Town of Deerfield,

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<sup>26</sup> Accordingly, Tennessee has not addressed herein issues regarding whether FERC should authorize the construction of the pipeline or other issues related to the siting of the Project.

<sup>27</sup> To the extent other towns have passed similar health orders, or ordinances purporting to ban survey activity on private lands, the arguments set forth in Section II apply.

Massachusetts.” (A copy of the Deerfield Order is attached hereto as Exhibit D.) In the Deerfield Order, the Deerfield Board of Health claims it has authority pursuant to G.L. c. 111, §§ 31 and 143 to rule the Project “presents an unreasonable danger to the health and lives of the Residents of Deerfield.” The Deerfield Board of Health further declares that FERC has no authority to prevent it from issuing regulations to prohibit Tennessee from moving forward with the Project. Lastly, the Deerfield Board of Health alleges the NGA does not preempt municipalities from enacting regulations aimed at the health and safety of its residents.

31. Seven (7) of the Survey Properties are located in Conway, Massachusetts. On August 24, 2015, the Board of Health for the Town of Conway, Massachusetts (the “Conway Board of Health”), passed an Order (the “Conway Order”) that purports to order Tennessee and all of its subsidiaries and affiliated companies “to immediately cease from carrying on the activities associated with the pipeline in the Town of Conway, Massachusetts.” (A copy of the Conway Order is attached hereto as Exhibit E.)

***A. The Orders are Preempted by the NGA.***

32. To the extent the Deerfield and Conway Boards of Health seek to regulate the siting, construction, operation or regulation of an interstate pipeline, the Deerfield Order and the Conway Order (collectively, the “Orders”) are futile. Once FERC issues a Certificate of Public Convenience and Necessity (the “Certificate”), the NGA preempts the Orders because Congress has “occupied the field of matters relating to wholesale sales and transportation of natural gas in interstate commerce.” *Schneidewind v. ANR Pipeline Co.*, 485 U.S. 293, 305 (1988). The NGA delegates to FERC the exclusive authority to regulate the transportation and sale of natural gas in interstate commerce, including the siting and construction of natural gas facilities and interstate pipelines, *see* 15 U.S.C. § 717f(c)(1)(A), and FERC does so through its extensive regulation of

this area. *See generally* 18 C.F.R. Part 157, Subpart A. To the extent states and their associated entities have enacted statutes, regulations and other legal orders that seek to govern the siting and construction of interstate natural gas pipelines, courts have repeatedly struck down these actions on the basis that these laws conflict with FERC's exclusive authority in this area and are therefore preempted. *See, e.g., Nat'l Fuel Gas Supply Corp. v. Public Service Comm'n of State of N.Y.*, 894 F.2d 571, 574-79 (2d Cir. 1990) (state statute requiring pipeline company to obtain from state "certificate of environmental compatibility and public need" preempted); *Islander E. Pipeline Co., v. Blumenthal*, 478 F. Supp. 2d 289 (D. Conn. 2007) (state permit to construct interstate pipeline preempted); *N. Nat. Gas Co. v. Munns*, 254 F. Supp. 2d 1103, 1111-12 (S.D. Iowa 2003) (state regulations governing environmental requirements for natural gas pipelines encroached upon FERC regulations and are therefore preempted); *Tennessee Gas Pipeline Co. v. Massachusetts Bay Transp. Auth.*, 2 F. Supp. 2d 106, 111 (D. Mass. 1998) (state statute restricting types of property available for condemnation as easements preempted due to conflict with NGA). The Orders purport to wrest from FERC the ability to control the construction and siting of an interstate natural gas pipeline, which puts the Orders in direct and explicit conflict with FERC's authority under the NGA.

33. FERC requires Tennessee to gather information through various surveys on properties on the proposed pipeline route for the Project as part of the preparation of environmental documentation that must be submitted before construction can be commenced. To the extent the Orders seek to prevent Tennessee from completing these surveys for the purposes of completing the requisite environmental review, the Orders interfere with FERC's meaningful and expeditious review as required by the NGA, and are therefore preempted. *See Schneidewind*, 485 U.S. at 305.



***B. The Orders are Preempted by the Pipeline Safety Act.***

34. To the extent the Orders are designed to regulate pipeline safety, they are also preempted by the Federal Pipeline Safety Act (“PSA”), 49 U.S.C. § 60101 *et seq.* The PSA explicitly preempts state regulation of interstate pipeline safety. 49 U.S.C. § 60104(c). Congress has expressly preempted *all* (and not just inconsistent) state and local laws and regulations purporting to impose additional safety requirements on interstate pipeline operations: “A State authority may not adopt or continue in force safety standards for interstate pipeline facilities or interstate pipeline transportation.” *Id.* Accordingly, federal courts have consistently declared that the PSA completely preempts state and local law in the field of interstate pipeline safety. *See, e.g., Olympic Pipe Line Co. v. City of Seattle*, 437 F.3d 872, 880 (9th Cir. 2006) (“We conclude, therefore, that the PSA expressly preempts the City’s attempt to impose safety regulations on the Seattle Lateral.”); *ANR Pipeline Co. v. Iowa State Commerce Comm’n*, 828 F.2d 465, 470 (8th Cir. 1987) (“...Congress intended to preclude states from regulating in any manner whatsoever with respect to the safety of interstate transmission facilities.”); *Nat. Gas Pipeline Co. of Am. v. R.R. Comm’n of Texas*, 679 F.2d 51, 54 (5th Cir. 1982) (quoting *N. Border Pipeline Co. v. Jackson Cty., Minn.*, 512 F. Supp. 1261, 165 (D. Minn. 1981) (“Where Congress has ‘unmistakably ordained’ a field for exclusive federal regulation there is no room for any state regulation be it consistent with, or more or less stringent than the federal legislation.”); *Algonquin Lng v. Loqa*, 79 F. Supp. 2d 49, 52 (D.R.I. 2000) (“In short, Congress clearly has manifested an intent to occupy the field and has preempted local zoning ordinances and building codes to the extent that they purport to regulate matters addressed by federal law.”).

***C. The Orders are Preempted by G.L. c. 164.***

35. The siting and construction of the Project is within the exclusive jurisdiction of

FERC. However, even assuming *arguendo* that the siting and construction of the Project are not within the exclusive jurisdiction of FERC, Deerfield and Conway would still lack authority to issue health regulations concerning the siting and construction of the Project because G.L. c. 164 expressly delegates the regulation of natural gas pipelines to the Department of Public Utilities (“DPU”). *See* G.L. c. 164, § 1 *et seq.* Municipalities such as the Deerfield and Conway may only adopt local ordinances to exercise “any power or function which the [Legislature] has the power to confer upon it, which is not inconsistent with the constitution or laws enacted by the [Legislature] in conformity with powers reserved to the [Legislature] by [Section 8 of the Home Rule Amendment].” *Town of Wendell v. Attorney Gen.*, 394 Mass. 518, 523 (1985) (internal notations omitted). *See also* G.L. c. 43B, § 13 (“Nothing in this section shall be construed to permit any city or town...to exercise any power or function which is inconsistent with any general law enacted by [the Legislature]...”). To the extent any regulation of natural gas pipeline companies is not within the exclusive jurisdiction of federal authorities, the Legislature has delegated to DPU the authority and responsibility to regulate and oversee natural gas pipeline companies. G.L. c. 164, §§ 72A, 75C, 75D. *See also Boston Edison Co. v. Town of Bedford*, 444 Mass. 775, 781 (2005) (“We have stated that the purpose of G.L. c. 164, which governs manufacture and sale of gas and electricity is to ensure uniform and efficient utility services to the public. We have also concluded that, given the comprehensive nature of G.L. c. 164, the Legislature intended to preempt local entities from enacting legislation in this area.”) (internal notations and citations omitted).

36. To the extent the Orders purport to ban pre-construction surveys within Deerfield and Conway, they are preempted by G.L. c. 164, §§ 72, 75B and 75D, which expressly delegate authority to DPU to regulate pre-construction surveys. *See Town of Wendell*, 394 Mass. at 523;

*Boston Edison Co.*, 444 Mass. at 781.

***D. The Orders are Void Because They Exceed the Authority Granted Under G.L. c. 111.***

37. Lastly, the Deerfield and Conway Boards of Health lack the authority to issue an order concerning the surveys or the siting or construction of natural gas pipelines under either G.L. c. 111, §§ 31 or 143. Section 31 only permits a Health Board to issue “reasonable health regulations.” Similarly, Section 143 only permits a Health Board to assign trades or occupations to a particular locale, or prohibit them entirely. Neither Section 111 nor Section 143 permits a Health Board to make siting decisions of infrastructure projects that reach beyond a municipality’s geographic reach. *See, e.g., Beard v. Town of Salisbury*, 378 Mass. 435, 441 (1979) (“Authority for a regulation of this nature is similarly absent from the Home Rule Amendment. Although the Home Rule Amendment confers broad powers on municipal governments, it does not appear to be so expansive as to permit local ordinances or by-laws that, as here, regulate areas outside a municipality’s geographical limits.”) (internal citations omitted).

**XI. THE SURVEYS DO NOT REQUIRE STATE OR LOCAL PERMITS**

38. Tennessee has reviewed applicable state regulations and determined that no state permits are required to perform the Surveys. In particular, the Massachusetts Wetlands Protection Act Regulations specifically exempt coring and surveying activities from permit requirements. 310 CMR § 10.02 (“The following minor activities. . . are not otherwise subject to regulation under G.L. c. 131, § 40 [the Massachusetts Wetland Protection Act]: . . .g. Activities that are temporary in nature, have negligible impacts, and are necessary for planning and design purposes (e.g., installation of monitoring wells, *exploratory borings*, sediment sampling and *surveying* and percolation tests for septic systems provided that resource areas are not crossed for site access)”) (emphasis added).

39. Tennessee has also researched the regulations for all towns in which Survey Properties are located (“Survey Towns”)<sup>28</sup> Only three of the Survey Towns – Lunenburg, Dracut and Andover – have permitting regulations for certain activities near wetland or natural resource areas (“Permit Survey Towns”). Specifically, these three towns require permits for certain activities within thirty to one hundred feet (30’-100’) of a wetland or natural resource area (“Regulated Area”).<sup>29</sup> None of the Surveys involve regulated activities in Regulated Areas.

## **XII. NOTIFICATION**

40. DPU may grant survey permission without notice and hearing. *See Town of Carlisle*, 353 Mass. 722. *See also In re Tennessee Gas Pipeline Co., LLC*, D.T.E. 05-83, Order Issued by Commissioners Judson, Connelly, Keating, Afonso, Golden, at 2 (Mar. 29, 2006) (“The Department may grant such permission without notice and hearing.”). However, DPU, in its discretion, has generally required a petitioner for survey permission under G.L. c. 164, §§ 72, 72A, 75B and 75D to inform all owners of the subject properties about the Petition and to advise them that they may submit written comments to DPU within a certain period of time.

41. A proposed form of Order of Notice and Notice Letter to Landowners are attached as Exhibits F and G, respectively.

42. Tennessee proposes that each landowner receive this Petition and all Exhibits, except Exhibit B. Tennessee proposes that the landowners only receive the property sketch(es) for their property, and not the property sketches for other landowners for whom Tennessee

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<sup>28</sup> The Survey Towns are those listed for property locations on Exhibit A.

<sup>29</sup> *See* Town of Andover Conservation Commission Wetland Protection Regulations § 4(2) (permit required for “removal of vegetation, excavation or filling” within fifty feet of resource areas located within town watershed protection overlay district); Town of Lunenburg Conservation Commission Regulations § 10 (permit required for “disturbance of the land” within thirty feet of wetland resource area); Town of Dracut By Laws c. 18 (permit required for “fill[ing], dredg[ing], build[ing] upon, degrad[ing], discharg[ing], or otherwise alter[ing]” land within one hundred feet of wetland resource area).

requests survey permission.

WHEREFORE, Tennessee respectfully requests that DPU:

1. Issue an Order authorizing Tennessee to enter the Survey Properties for the purpose of making required surveys needed in support of its application for the construction of natural gas pipelines and appurtenant facilities;

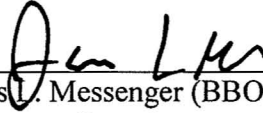
2. Issue an Order authorizing Tennessee to access adjacent Survey Properties from the Survey Properties when it is more feasible based on factors such as proximity, slope, terrain and environmental factors; and

3. Grant such further relief as DPU deems appropriate or necessary.

Respectfully submitted,

TENNESSEE GAS PIPELINE COMPANY, L.L.C.,

By its attorneys,



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745 Atlantic Avenue, 4<sup>th</sup> Floor

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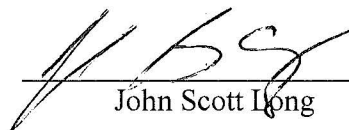
617-902-0098

Dated: January 17, 2016

**VERIFICATION**

I, John Scott Long, hereby state that (1) I am presently employed by Tennessee Gas Pipeline Company, L.L.C.; (2) I am authorized to sign this Verification for and on behalf of Tennessee Gas Pipeline Company, L.L.C.; (3) I have read the information contained in paragraphs 1-7 and 16-26; and (4) the information contained in paragraphs 1-7 and 16-26 was obtained from authorized employees, contractors and representatives of Tennessee Gas Pipeline Company, L.L.C. I declare under the penalties of perjury that the information contained in paragraphs 1-7 and 16-26 is true and correct to the best of my knowledge, information and belief.

Executed this 14<sup>th</sup> day of January, 2016.

  
John Scott Long

**EXHIBIT A**

[Survey Property Owners and Contact Made by Tennessee]



**EXHIBIT A**

**LANDOWNERS WHO HAVE NOT GRANTED SURVEY PERMISSION**

	<b>LL #</b>	<b>Name</b>	<b>Property Location</b>	<b>MBL</b>	<b>Written Request Dates</b>
1	4.00; 431.00	Alice J. Tynan	915 Broadway Rd. Dracut, MA	21-0-25	9/9/2015; 11/9/2015; 12/14/2015; 12/24/2015
2	29.00	Marvin Ritchie, Jr.	1300 Methuen St., Dracut, MA	55-0-6	9/9/2015; 11/9/2015
3	29.05; 29.06	Henry Szczepanik	1310 Methuen St., Dracut, MA	55-6-1; 55-0-7	9/9/2015; 11/9/2015
4	31.02	Roger B. Masse	1299 Methuen St., Dracut, MA	55-0-30	9/9/2015; 11/9/2015
5	39.01	James R. Lightburn, Jr.	4 Pheasant Rd., Andover, MA	229-20	9/9/2015; 11/9/2015
6	39.02	George Ghiloni	6 Pheasant Rd., Andover, MA	229-21	9/9/2015; 11/9/2015
7	39.03	William A. Davidson	8 Pheasant Rd., Andover, MA	229-22	9/9/2015; 11/9/2015
8	39.04	Wendy W. (Houghton) Drastal	10 Pheasant Rd., Andover, MA	229-23	9/9/2015; 11/9/2015
9	40.03	Timothy J. Carter	422 River Rd., Andover, MA	228-2B	9/9/2015; 11/9/2015
10	40.06	Daniel F. Yasi, Jr.	5 Atwood Ln., Andover, MA	228-20	9/9/2015; 11/9/2015
11	40.07	Michael L. & Christine M. Bourgeois	15 Quail Run, Andover, MA	229-13	9/9/2015; 11/9/2015

\* The Survey Permission Letters and Permission Form referenced non-asterisked MBL#s, but asterisked MBL#s were added after Survey Permission Letters and Permission Forms were sent to landowner.

^ New or additional property address than that referenced in Survey Permission Letters and Permission Form.

+ Letter to landowner returned as undeliverable, and Tennessee does not possess a more recent mailing address for this landowner.

# Note that addresses with street name and "0" for number are undeveloped parcels with no postal address. The address listed is the closest available GIS listing.

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12	40.08	Vladimir Ivanovich	11 Quail Run, Andover, MA	229-14	9/9/2015; 11/9/2015
13	40.09	John E. Gerety, Jr.	9 Quail Run, Andover, MA	229-15	9/9/2015; 11/9/2015
14	40.11	Deng Hong Ping	5 Quail Run, Andover, MA	229-17	9/9/2015; 11/9/2015
15	40.12	Herbert W. Brown	3 Quail Run, Andover, MA	229-18	9/9/2015; 11/9/2015
16	40.13	Richard Maloney, Jr.	1 Quail Run, Andover, MA	230-6B	9/9/2015; 11/9/2015
17	40.14	David G. McCarthy	91 Bailey Rd., Andover, MA	230-6A	9/9/2015; 11/9/2015
18	40.15	Eighty-9 Bailey Road Nt	89 Bailey Rd., Andover, MA	230-7	9/9/2015; 11/9/2015
19	42.00	Todd J. Bateson	94 Bailey Rd., Andover, MA	230-5E	9/9/2015; 11/9/2015
20	42.01	Rochelle Mineau- Hanschke	92 Bailey Rd., Andover, MA	230-5F	9/9/2015; 11/9/2015
21	43.00	Brian & Ashley M. Kinsman	96 Bailey Rd., Andover, MA	230-5	9/9/2015; 11/9/2015
22	43.01	Shirley Young, et al.	104 Bailey Rd., Andover, MA	230-5D	9/9/2015; 11/9/2015
23	43.02	Anika Apar	104 Bailey Rd., Andover, MA	230-5C	9/9/2015; 11/9/2015

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24	43.04	Melvin G. Martin	6 Montclair Ave., Andover, MA	230-4F	9/9/2015; 11/9/2015
25	44.01	Maloney Realty Trust	8 Langley Lane, Andover, MA	230-1L	9/9/2015; 11/9/2015
26	44.02	Stephen M. Pytko	9 Langley Lane, Andover, MA	230-1M	9/9/2015; 11/9/2015
27	44.03	John P. Vumbaco	7 Langley Lane, Andover, MA	230-1N	9/9/2015; 11/9/2015
28	45.02	Lee C. Ternullo	11 Ellsworth Rd., Andover, MA	227-33	9/9/2015; 11/9/2015
29	45.03	Jimmy K. & Ashley Seto	12 Ellsworth Rd., Andover, MA	227-32	9/9/2015; 11/9/2015
30	45.04	John L. Rutkowski	9 Ellsworth Rd., Andover, MA	227-34	9/9/2015; 11/9/2015
31	45.05	Rajesh Tekchandani	10 Ellsworth Rd., Andover, MA	227-31	9/9/2015; 11/9/2015
32	45.06	Aaron K. & Breanne K. Buzay	7 Ellsworth Rd., Andover, MA	227-35	9/9/2015; 11/9/2015
33	45.07	William H. Murray, Jr.	8 Ellsworth Rd., Andover, MA	227-30	9/9/2015; 11/9/2015
34	45.08	David A. Yachnin	5 Ellsworth Rd., Andover, MA	227-36	9/9/2015; 11/9/2015
35	46.03	Elisa B. King	20 Maplewood Rd., Tewksbury, MA	54-8	9/9/2015; 11/9/2015

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36	48.00; 48.03	Highwood Investors Inc. c/o BPG Management Co., L.P.	0 Highwood Dr., Tewksbury, MA <sup>^</sup>	53-33; 53-32	9/9/2015; 11/9/2015
37	53.02	Frank M. Pierro	543 Lowell St., Andover, MA <sup>^</sup>	221-3	9/9/2015; 11/9/2015
38	55.00; 56.04	Marc P. Ginsburg & Arnold Martel, Jr. c/o Steven M. Singer. Esq.	546 Lowell Street, Andover, MA; Ames Pond Dr., Andover, MA	221-7; 221-7A; 66-12	9/9/2015; 11/9/2015; 12/16/2015
39	55.04	Chen Wei Ming	Lowell St., Andover, MA <sup>^</sup>	222-2E	9/9/2015; 11/9/2015
40	55.05	Frank J. Catalano	7 Jordyn Ln., Andover, MA	222-2F	9/9/2015; 11/9/2015
41	55.06	Jordyn Lane Estates	9 Jordyn Ln., Andover, MA	222-2G	9/9/2015; 11/9/2015
42	55.07	Joseph M. Digiammo, Jr.	11 Jordyn Ln., Andover, MA	222-2H	9/9/2015; 11/9/2015
43	55.08	John J. Gilmartin	6 Jordyn Ln., Andover, MA	222-2M	9/9/2015; 11/9/2015
44	55.09	Faisel Azam & Kehkashan Husainee	8 Jordyn Ln., Andover, MA	222-2L	9/9/2015; 11/9/2015
45	56.01	Craig & Renee Spinale	140 Cardigan Ln., Tewksbury, MA	80-21	9/9/2015; 11/9/2015

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46	56.02	John & Elaine Iannuzzi	150 Cardigan Ln., Tewksbury, MA	80-22	9/9/2015; 11/9/2015
47	56.03	Ruth Unger	160 Cardigan Ln., Andover, MA	80-10	9/9/2015; 11/9/2015
48	60.00	John A. Marino	170 Cardigan Rd., Andover, MA	212-10H	9/9/2015; 11/9/2015
49	61.00	Adel Bakhtyari	180 Cardigan Rd., Andover, MA	212-10	9/9/2015; 11/9/2015
50	61.01	Chhuon Bunsong	39 Brown St., Andover, MA	212-8	9/9/2015; 11/9/2015
51	62.00	Lipchitz Family Revoc. Trust	190 Cardigan Rd., Andover, MA	212-10F	9/9/2015; 11/9/2015
52	62.01	Richard C. Byron	43 Brown St., Andover, MA	212-7A	9/9/2015; 11/9/2015
53	64.00	Gerald Kutcher	210 Cardigan Rd., Andover, MA	212-10D	9/9/2015; 11/9/2015
54	64.02	Anne P. Cronin Revocable Trust	3 Deca Ci., Andover, MA	212-6A	9/9/2015; 11/9/2015
55	64.03	Todd D. Merrill	4 Deca Ci., Andover, MA	212-6C	9/9/2015; 11/9/2015
56	65.00	Paul D. Woundy	220 Cardigan Rd., Andover, MA	212-10C	9/9/2015; 11/9/2015
57	66.00	Joseph J. Dermody	230 Cardigan Rd., Andover, MA	212-10B	9/9/2015; 11/9/2015

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58	68.00	Robert B. Smith, Jr.	125 Bellevue Rd., Andover, MA	213-7	9/9/2015; 11/9/2015
59	68.01	Kathleen N. Tremblay	61 Brown St., Andover, MA	213-7A	9/9/2015; 11/9/2015
60	70.00	Gambhir Madhu	126 Bellevue Rd., Andover, MA	213-9	9/9/2015; 11/9/2015
61	70.01	Hongxing Li And Pei Cao	124 Bellevue Rd., Andover, MA	213-8	9/9/2015; 11/9/2015
62	73.00	Hansung Kim & Jeesoo Lee	9 Regis Rd., Andover, MA	213-6P	9/9/2015; 11/9/2015
63	77.01	Joseph & Martha Lipchitz	190 Cardigan Rd., Tewksbury, MA	80-13	9/9/2015; 11/9/2015
64	77.03	Gerald & Mary Kutcher	210 Cardigan Rd., Tewksbury, MA	80-15	9/9/2015; 11/9/2015
65	77.04	Paul & Susan Woundy	220 Cardigan Rd., Tewksbury, MA	80-16	9/9/2015; 11/9/2015
66	77.05	Joseph J. Dermody	230 Cardigan Rd., Tewksbury, MA	80-17	9/9/2015; 11/9/2015
67	77.08	Alexandra R. Lovejoy	590 Kendall Rd., Tewksbury, MA	79-72	9/9/2015; 11/9/2015
68	77.09	Gregory Panagiotopoulos	600 Kendall Rd., Tewksbury, MA	79-96	9/9/2015; 11/9/2015
69	77.10	Marguerita M. Sasso	610 Kendall Rd., Tewksbury, MA	79-97	9/9/2015; 11/9/2015

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70	77.11	Richard F. & Grace Levin	620 Kendall Rd., Tewksbury, MA	79-98	9/9/2015; 11/9/2015
71	77.14	Thomas & Julianne Cassidy	245 William G. Dr., Tewksbury, MA	79-23	9/9/2015; 11/9/2015
72	77.16	Stephen L. Setzer	195 William G. Dr., Tewksbury, MA	92-15	9/9/2015; 11/9/2015
73	77.17	Joseph L. & Judith M. Rockwell	185 William G. Dr., Tewksbury, MA	92-16	9/9/2015; 11/9/2015
74	77.19	Francis J. Ferrelli	6 Bonnie Ln., Tewksbury, MA	92-18	9/9/2015; 11/9/2015
75	77.23	Amanda & Eric Mantey	40 Bonnie Ln., Tewksbury, MA	92-22	9/9/2015; 11/9/2015
76	79.00	Thomas P. & Kathleen M. Devito	510 Pinnacle St., Tewksbury, MA	91-11	9/9/2015; 11/9/2015
77	79.01	Rhoda Eberle	514 Pinnacle St., Tewksbury, MA	91-25	9/9/2015; 11/9/2015
78	79.03	Brian & Lauren R. O'Neill	450 Pinnacle St., Tewksbury, MA	91-78	9/9/2015; 11/9/2015
79	79.04	Anthony J., Antonio P. & Tracy A. Torra	11 Bligh St., Tewksbury, MA	91-24	9/9/2015; 11/9/2015
80	81.00	Paul & Sheila McNeil	521 Pinnacle St., Tewksbury, MA	91-12	9/9/2015; 11/9/2015
81	81.01	David & Beth Chase	10 Dunvegan Rd., Tewksbury, MA	91-13	9/9/2015; 11/9/2015

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**LANDOWNERS WHO HAVE NOT GRANTED SURVEY PERMISSION**

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82	82.00	Thomas P. Kinchla & Gail M. Cyr	26 Dunvegan Rd., Tewksbury, MA	104-36	9/9/2015; 11/9/2015
83	83.00	David J. & Constance A. Roy	36 Dunvegan Rd., Tewksbury, MA	104-37	9/9/2015; 11/9/2015
84	84.00	William Goode	46 Dunvegan Rd., Tewksbury, MA	104-38	9/9/2015; 11/9/2015
85	85.00	Jeffrey A. & Susan Landon	56 Dunvegan Rd., Tewksbury, MA	104-39	9/9/2015; 11/9/2015
86	85.04	Stephen J. & Joann N. Bourassa	253 Cart Path Rd., Tewksbury, MA	104-30	9/9/2015; 11/9/2015
87	85.05	Diana H. Cabral	20 Peterson Wy., Tewksbury, MA	104-35	9/9/2015; 11/9/2015
88	85.07	Salvatore & Rosemarie Vacirca	48 Peterson Wy., Tewksbury, MA	104-32	9/9/2015; 11/9/2015
89	85.09	Peter M. Orlando	20 Kimberley Dr., Tewksbury, MA	104-15	9/9/2015; 11/9/2015
90	85.10	Peter D. & Juliann Knoops	24 Kimberley Dr., Tewksbury, MA	104-17	9/9/2015; 11/9/2015
91	85.11	Albert John Hanson Jr c/o Richard A. Cutter, Esq.	50 Ellington Rd., Tewksbury, MA	103-50	9/9/2015; 11/9/2015
92	85.12	William J. Konaxis	20 Cobbett St., Tewksbury, MA	103-127	9/9/2015; 11/9/2015

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93	85.14	Eileen B. Colman	38 Cobbett St., Tewksbury, MA	103-128	9/9/2015; 11/9/2015
94	85.15	Paul F. Levy	60 Cobbett St., Tewksbury, MA	103-121	9/9/2015; 11/9/2015
95	85.16	Craig Layton	80 Cobbett St., Tewksbury, MA	103-72	9/9/2015; 11/9/2015
96	102.02	Joyce Indorato	189 Vale St., Tewksbury, MA	112-27	9/9/2015; 11/9/2015
97	104.00	John D. & Patricia L. King	178 Vale St., Tewksbury, MA	117-7; 117-3	9/9/2015; 11/9/2015
98	104.01	Stephanie M. Correale	282 Vale St., Tewksbury, MA	117-5	9/9/2015; 11/9/2015
99	104.02	Charles A. & Carol A. Lucia	276 Vale St., Tewksbury, MA	117-4	9/9/2015; 11/9/2015
100	137.00	Charles & Marianne Humphrey	0 Andover St., Wilmington, MA <sup>^</sup>	R1 / / 9/C /	9/9/2015; 11/9/2015
101	144.00	Heffron Asphalt Corp.	0 Andover St., Wilmington, MA <sup>^</sup>	R1 / / 24 / /	9/9/2015; 11/9/2015
102	158.00	James J. Maloney, Jr.	11 Macarthur Rd., North Reading, MA	005-0000-0062	9/9/2015; 11/9/2015
103	159.00	Christopher J. Hughes	9 Macarthur Rd., North Reading, MA	005-0000-0094	9/9/2015; 11/9/2015
104	160.00	Stephen Cote	5 Macarthur Rd., North Reading, MA	005-0000-0103	9/9/2015; 11/9/2015

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105	163.01	Lisa Crugnale	2 Macarthur Rd., North Reading, MA	005-0000-0066	9/9/2015; 11/9/2015
106	169.01	Pacific Realty Trust	52 Main St., North Reading, MA	023-0000-0028	9/9/2015; 11/9/2015
107	172.00	Donald Swimm, Trustee	45 Main St., North Reading, MA	023-0000-0036	9/9/2015; 11/9/2015
108	173.01	35 Main, LLC	35 Main St., North Reading, MA	023-0000-0038	9/9/2015; 11/9/2015
109	173.02	Kenneth Degrazia	14 Damon St., North Reading, MA	023-0000-0040	9/9/2015; 11/9/2015
110	174.00	John W. Cameron	17 Damon St., North Reading, MA	023-0000-0066	9/9/2015; 11/9/2015
111	174.01	Spencer R. Dalby	15 Damon St., North Reading, MA	023-0000-0065	9/9/2015; 11/9/2015
112	174.02	Nicholas & Katie Gabriella	13 Damon St., North Reading, MA	023-0000-0064	9/9/2015; 11/9/2015
113	174.03	Robert Considine & Catherine Henvey	11 Damon St., North Reading, MA	023-0000-0063	9/9/2015; 11/9/2015
114	174.04	Michael & Laura Rancourt	9 Damon St., North Reading, MA	023-0000-0062	9/9/2015; 11/9/2015
115	174.05; 175.00	Stephen Woodbury	7 Damon St., North Reading, MA; 317 Park St., North Reading, MA <sup>^</sup>	023-0000-0061; 023-0000-0068*	9/9/2015; 11/9/2015

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116	174.06	Sean O'Mara	5 Damon St., North Reading, MA	023-0000-0060	9/9/2015; 11/9/2015
117	174.07	Danielle Nesbitt	3 Damon St., North Reading, MA	023-0000-0059	9/9/2015; 11/9/2015
118	174.08	William Monahan	1 Damon St., North Reading, MA	023-0000-0058	9/9/2015; 11/9/2015
119	174.09	Susan M. Scribner	319 Park St., North Reading, MA	023-0000-0057	9/9/2015; 11/9/2015
120	176.00	Judith F. Zarella	311 Park St., North Reading, MA	023-0000-0070	9/9/2015; 11/9/2015
121	176.01	Lombard Irrevocable Family Trust	309 Park St., North Reading, MA	036-0000-0001	9/9/2015; 11/9/2015
122	179.00	Dennis J. Manitsas	4 Scotland Hts., North Reading, MA	037-0000-0007	9/9/2015; 11/9/2015
123	179.07	Edward Desousa	2 Scotland Hts., North Reading, MA	037-0000-0002	9/9/2015; 11/9/2015
124	182.02	David Carberry	22 Haverhill St., North Reading, MA	039-0000-0004	9/9/2015; 11/9/2015
125	184.00	Provident Realty Trust c/o David W. Jackson, Trustee	27 Haverhill St., North Reading, MA	039-0000-0006; 039-0000-0007; 040-0000-0072	9/9/2015; 11/9/2015
126	4.00	Gerald A. Melle & Barbara Markessinis, Esq.	20 Taylor Rd., Hancock, MA	18-91-0	9/9/2015; 11/16/2015

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127	7.00	Francis J. Mcorley	0 Hancock Rd., Hancock, MA	18-96-0	9/9/2015; 11/16/2015
128	19.00	Pittsfield Sportsmen's Club	0 Silver St., Lanesborough, MA	224 9; 224 8	12/14/2015; 12/24/2015
129	21.00	Elton Ogden	0 Silver St., Lanesborough, MA	223 14	9/9/2015; 11/16/2015
130	24.00	Gregory & Kristin Marone	0 Silver St., Lanesborough, MA	223 9	9/9/2015; 11/16/2015
131	25.00	Paul W. Cormier	119 Old Orebed Rd., Lanesborough, MA	223 1	9/9/2015; 11/16/2015
132	29.00	Nathaniel M., Carol E. & David J. Plaza	130 Old Orebed Rd., Lanesborough, MA	223 31	9/9/2015; 11/16/2015
133	31.02	Berkshire Natural Resources	0 Bridge St., Lanesborough, MA	229 12; 229 13	9/9/2015; 11/16/2015
134	51.00	Eileen & Eric Whitney	0 Ingalls Rd., Cheshire, MA	201-014	9/9/2015; 11/16/2015
135	56.00	Peter I. Whitney	0 Ingalls Rd., Cheshire, MA	202-028	9/9/2015; 11/16/2015
136	65.00; 67.00; 68.00	Amy Musante, et al.	240 Cleveland Rd., Dalton, MA	215-27; 221-16; 221-17	12/14/2015; 12/24/2015
137	69.00	Amy L. Musante	0 Adams Rd., Hinsdale, MA	215-27	12/14/2015; 12/24/2015

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138	73.00	Richard M. & Bonnie S. Brown	173 Adams Rd., Hinsdale, MA	1324040000000110	9/9/2015; 11/16/2015
139	74.00	Richard Kinnas & Claudia Hopfenspirger	141 Adams Rd., Hinsdale, MA	1324040000000380	9/9/2015; 11/16/2015
140	76.00	Walter F. Lofink	101 Adams Rd., Hinsdale, MA	1324040000000360	9/9/2015; 11/16/2015
141	77.00	Richard A. & Anne French	81 Adams Rd., Hinsdale, MA	1324040000000350	9/9/2015; 11/16/2015
142	78.00; 79.00	Richard T. Pado	0 Adams Rd., Hinsdale, MA	1324040000000100, 1324040000000670	9/9/2015; 11/16/2015
143	83.02	Edward M. Filiault Jr.	146 Forest Hill Dr., Hinsdale, MA	1324040000000470	9/9/2015; 11/16/2015+
144	98.00	Louis Lambris & Richard Asbell c/o John P. Deveney, Esq.	0 Peru Rd., Windsor, MA	013.0-0000-0016.0	9/9/2015; 11/16/2015
145	104.00; 106.00; 107.00; 108.00	Carl F. Piontkowski	0 East Windsor Rd., Windsor, MA	014.0-0000-0019.0; 345/014.0-0000-0015.0; 345/014.0-0000-0013.0	9/9/2015; 11/16/2015
146	138.00; NED-TAR-G-1700-2	Harry J. & Sebern F. Fisher	0 Windsor Ave., Plainfield, MA; 34 Elizabeth St., Northampton, MA^	024-009; 024-13*	9/9/2015; 11/16/2015; 12/16/2015; 11/23/2015; 12/16/2015

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147	140.00	Michael & Kelly Paulsen c/o Cristobal Bonifaz, Esq.	10 Windsor Ave., Plainfield, MA	024-003.3	9/9/2015; 11/16/2015
148	143.00	William G. & Mary E. Harrison	267 West St., Plainfield, MA	024-005	9/9/2015; 11/16/2015
149	145.01	Joan N. Wattman	49 Mountain St., Plainfield, MA	025-004	9/9/2015; 11/16/2015
150	148.01 151.00	Gerhard & Ute Stebich	16 Summit St., Plainfield, MA; 0 Prospect St., Plainfield, MA^	014-027*; 014-028; 014-029	9/9/2015; 11/16/2015
151	171.00; 173.00; 176.01	Dennis A. & Judith A. Gould	0, 61 Grant St., Plainfield, MA	010-003; 010-006	9/9/2015; 11/16/2015
152	188.00	Keith E. & Colleen M. Lilly	966 Watson Spruce Cnr., Ashfield, MA	6-0-8	9/9/2015; 11/16/2015
153	196.03	Kathleen A. Maclean	1356 Bug Hill Rd., Ashfield, MA	6-0-31	9/9/2015; 11/16/2015
154	211.00	John D. Angleman	225 Smith Rd., Ashfield, MA	4-0-61	9/9/2015; 11/16/2015
155	212.00	Mary C. Hall	0 Off Smith Rd., Ashfield, MA	4-0-64; 4-0-67*	9/9/2015; 11/16/2015
156	213.00	Stewart Eisenberg	431 Ashfield Mountain Rd.,	4-0-48	9/9/2015; 11/16/2015

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			Ashfield, MA		
157	214.00	Kim & Katherine Payne	355 Ashfield Mountain Rd., Ashfield, MA	4-0-49; 4-1-0-18	12/14/2015; 12/24/2015
158	216.00	Seth Miller	300 Ashfield Mountain Rd., Ashfield, MA	4-0-30	9/9/2015; 11/16/2015
159	217.00	Estate of Frederick H. Graves, Jr. c/o Sheila and Tammy Graves	0 Baptist Corner Rd., Ashfield, MA	4-0-27	9/9/2015; 11/16/2015
160	220.00	Stephen M. Wheeler	14 Bellus Rd., Ashfield, MA	4-0-87	9/9/2015; 11/16/2015
161	223.01	Dennis R. Mangsen	888 Baptist Corner Rd., Ashfield, MA	5-0-2	9/9/2015; 11/16/2015
162	224.00	Phyllis N. Kirkpatrick	553 Bellus Rd., Ashfield, MA	5-0-5; 5-0-6*	9/9/2015; 11/16/2015
163	225.00	Bennett Jay Markens	597 Bellus Rd., Ashfield, MA	5-0-66	9/9/2015; 11/16/2015
164	227.00	Laurence F. Sheehan	227 Beldingville Rd., Ashfield, MA	5-0-7	9/9/2015; 11/16/2015
165	229.00; 231.00	Mark A. & Lisa K. Burton	356 Beldingville Rd., Ashfield, MA <sup>^</sup>	5-0-70; 5-0-9	9/9/2015; 11/16/2015

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166	232.00; 233.00	James P. Cutler	0 Beldingville Rd., Ashfield, MA	5-0-14A; 5-0-45; 5-0-46*	9/9/2015; 11/16/2015
167	234.00; 234.01	Peter D. Corens	0 Beldingville Rd., Ashfield, MA	5-0-50; 5-0-14*	9/9/2015; 11/16/2015; 12/16/2015
168	235.00	John R. Evans II	0 Beldingville Rd., Ashfield, MA	5-0-53	9/9/2015; 11/16/2015
169	238.00	David & Faith Thibault	1317 Pine Rd., Ashfield, MA <sup>^</sup>	5-0-17	9/9/2015; 11/16/2015
170	243.01	Judith Lively <sup>1</sup> c/o John C. Gates, Esq	1549 Pine Hill Rd., Conway, MA	407-48	9/9/2015; 11/16/2015
171	246.00	Olympia Luise	245 Elmer Rd., Conway, MA	407-61	9/9/2015; 11/16/2015
172	247.00	David H. Balkema & Jennifer E. Jensen	Off Shelburne Falls, Conway, MA	407-67	9/9/2015; 11/16/2015
173	248.00; 250.00	Matthew C. Hill & Elizabeth Klapp Hill	156 Elmer Rd., 0 Elmer Rd., Conway, MA	407-52; 407-80; 407-81	9/9/2015; 11/16/2015
174	251.00	Emily D. Howe	482 Newhall Rd., Conway, MA	407-83	9/9/2015; 11/16/2015

<sup>1</sup> Letters were sent to husband and wife. Current landowner is just the wife, Judith Lively.

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175	260.01; 262.00; 267.00; 268.00; 270.00; 272.00	John & Joann Herron c/o Mark Bluver, Esq.	0 Hawks Rd., Deerfield, MA; 255 Hawks Rd., Deerfield, MA; 25 Hawks Rd., Deerfield, MA <sup>^</sup>	268001D00120000; 268001D001100000 ; 268006D000200000; 15 2; 15 1; 15 4; 16 1	1/26/2015; 3/6/2015; 9/9/2015; 11/23/2015; 12/24/2015
176	263.00	Meredith Chadwick	100 Guy Manners. Rd., Shelburne, MA	268010D002500000	9/9/2015; 11/16/2015
177	272.01	Clarkdale Fruit Farm Inc. c/o Mark Bluver, Esq	0, 303 Upper Rd., Deerfield, MA	17 1	1/26/2015; 3/6/2015; 9/9/2015; 11/23/2015; 12/24/2015
178	287CP; 287.02	Frank Yazwinski, et al. <sup>2</sup>	0 Pogues Hole Rd., 0 Old Ferry Rd., Deerfield, MA	28 4; 28 6; 28 18; 39 21; 39 20; 28 4	1/26/2015; 3/6/2015; 9/9/2015; 11/23/2015; 12/24/2015
179	289.00; 300.01; 307.01	Trustees Of Deerfield Academy c/o John Stobierski, Esq. 377 Main St., Greenfield, MA	Old Main St., Deerfield, MA <sup>^</sup> ; 0 Keets Rd., Deerfield, MA; Off Jingle Rd., Deerfield, MA	28 7; 26 2; 41 4 ; 41- 5*	1/26/2015; 3/6/2015; 9/9/2015; 11/23/2015; 12/24/2015

<sup>2</sup> The Survey Permission Letters and Permission Form did not reference LL 287; MBL 39 21, 39 20.

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180	291.00	Charles & Bonita Hall	55 Old Ferry Rd., Deerfield, MA	28 8	1/26/2015; 3/6/2015; 9/9/2015; 11/23/2015; 12/24/2015
181	296.00	Frank & Alexander Ciesluk	0 Greenfield Rd., Deerfield, MA	28 17	1/26/2015; 3/6/2015; 9/9/2015; 11/23/2015; 12/24/2015
182	301.01	Allen Chase Foundation	0 Jingle Hill Rd., Deerfield, MA	42 7; 41-5*	1/26/2015; 3/6/2015; 9/9/2015; 11/23/2015; 12/24/2015
183	303.01	Margaret Friedrich Trust c/o Meg Worcester	39 Keets Rd., Deerfield, MA	27 12	1/26/2015; 3/6/2015; 9/9/2015; 11/23/2015; 12/24/2015
184	309.01	Woolman Hill, Inc.	203 Keets Rd., Deerfield, MA	42 1	1/26/2015; 3/6/2015; 9/9/2015; 11/23/2015; 12/24/2015
185	348.00	Eric J. & Michelle D. Demers	0 Federal St., Montague, MA	34-0-028	9/9/2015; 11/16/2015

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186	361.01	John Mackin Revocable Trust	0 Mohawk Trail, Erving, MA	4-0-1	9/9/2015; 11/16/2015
187	364.00	Grand Trunk Railroad	0 Old State Rd., Erving, MA	4-0-13	9/9/2015; 11/16/2015
188	367.02; 368.01	Timothy Campoli and Ronald Yargeau c/o Leonard C. Jekanowski, Esquire	161 Northfield Rd., Northfield, MA;* 0 Four Mile Brk. Rd., Northfield, MA	1-4-5; 74 A6.1 1	9/9/2015; 11/16/2015
189	368.00; 369.00	First Light Hydro Generating Company	0 Millers Falls Rd., Northfield, MA; 0 Northfield Mtn., Erving, MA^	74 A6.2 1; 74 A1.1 1; 74 A1 1, 71 B7.1; 2- 0-6	9/9/2015; 11/16/2015
190	368.02	Jane B. Billings	0 Four Mile Brk. Rd., Northfield, MA^	74 A6	9/9/2015; 11/16/2015
191	370.00	Robert I. DUBY	0 Four Mile Brk. Rd., Northfield, MA	68 A8 1; 69 B6 1; 69 B3 1; 69 B4 1; 69 B5 1*; 69 B2*	9/9/2015; 11/16/2015
192	372.00	Aubrey Dickman Trustee	481 Four Mile Brk. Rd., Northfield, MA	68 A4 1	9/9/2015; 11/16/2015
193	376.00	Harley L. & Mildred J. Mullen	574 Four Mile Brk. Rd., Northfield, MA	58 A16 1	9/9/2015; 11/16/2015
194	382.00	Gary C. & Linda A. Selanis	442 So. Mountain Rd., Northfield, MA	59 A1.5 1	9/9/2015; 11/16/2015
195	384.00	Cody F. & Jeanne Sisson	330 Old Wendell Rd., Northfield, MA	60 A10 1; 60 A9 1	9/9/2015; 11/16/2015

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196	385.00	Charles D. & Janice I. Abbott	368 Old Wendell Rd., Northfield, MA	60 A8 1	9/9/2015; 11/16/2015
197	386.00	Norman K. Parker, Jr.	0 Old Wendell Rd., Northfield, MA	60 A7 1	9/9/2015; 11/16/2015
198	389.00	Robert D. Newton	379 Old Wendell Rd., Northfield, MA	50 A13 1	9/9/2015; 11/16/2015
199	400.02; 402.00	Samuel A. & Barbara J. Richardson	0 Stratton Mtn., Northfield, MA	35 A8 1; 35 A2 1	9/9/2015; 11/16/2015
200	407.00	Northfield Mount Hermon School	0 Warwick Rd., Northfield and Warwick, MA	20 A1 1; 19 B7 1; 19 A5 1	9/9/2015; 11/16/2015
201	411.00	Philip N. Watson	568 Warwick Rd., Northfield, MA	19 A3 1	9/9/2015; 11/16/2015
202	420.00; 422.00	Antoinette Brox Nominee Trust c/o Margaret Brox	461 Methuen Rd., Dracut, MA	7-0-14	9/9/2015; 11/16/2015
203	426.00	Francis J. Kerepka	0 Methuen Rd., Dracut, MA	7-0-16	9/9/2015; 11/16/2015
204	427.00	Dracut Land Trust Inc. c/o George C. Malonis, P.C.	30 Wildlife Way, Dracut, MA	21-16-1	9/9/2015; 11/16/2015; 12/16/2015
205	205.00	Peter K. & Lana L. Schofield	5 Sevinor Rd., Lynnfield, MA*	0014 0000 1369	9/9/2015; 10/21/2015

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206	210.00; 212.00; 214.00	Paul Dibiase Trustee of The Dibiase Corporation	749 Lowell St., Lynnfield, MA	0011 0000 0126	9/9/2015; 10/21/2015
207	212.01	Timothy L. & Amy M. Flynn	715 Lowell St., Lynnfield, MA	0011 0000 0172	9/9/2015; 10/21/2015
208	214.01	Paul J. Pasciuto	Willis Ln., Lynnfield, MA	0007 0000 2359	9/9/2015; 10/21/2015
209	215.00	Norma F. Kochilaris	751 Lowell St., Lynnfield, MA <sup>^</sup>	0007 0000 2234	9/9/2015; 10/21/2015
210	216.00	Carol Lilley	11A rear North Hill Drive, Lynnfield, MA <sup>^</sup>	0007 0000 1617	9/9/2015; 10/21/2015
211	218.01	Waite Realty Trust	16 North Hill Dr. Lynnfield, MA	0007 0000 1629	9/9/2015; 10/21/2015
212	219.00	Kaitlyn A. & Attilio J. Qualtiero	18 North Hill Dr. Lynnfield, MA	0007 0000 0985	9/9/2015; 10/21/2015
213	220.00	Joy E. Stevens	20 North Hill Dr. Lynnfield, MA	0007 0000 0942	9/9/2015; 10/21/2015
214	222.00	Roy L. & Jennifer S. Pincus	25 North Hill Dr. Lynnfield, MA	0007 0000 0288	9/9/2015; 10/21/2015
215	222.01	Rhapsody Realty Trust	27 North Hill Dr. Lynnfield, MA	0007 0000 0275	9/9/2015; 10/21/2015
216	239.00	John A. Laverde	1508 Main St., Lynnfield, MA	0009 0000 0244	9/9/2015; 10/21/2015

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217	241.02	Ronald A. Mason	0 Boston St., Peabody, MA	001-007	9/9/2015; 10/21/2015
218	243.05	Amy Berry	65 Glen Dr., Peabody, MA	001-013	9/9/2015; 10/21/2015
219	243.07	Robert L. & Joanne M. Veiga	63 Glen Dr., Peabody, MA	001-014	9/9/2015; 10/21/2015
220	243.13	Troy S. & Karen L. Kline	Glen Dr., Peabody, MA	001-017	9/9/2015; 10/21/2015
221	243.17	John D. III & Ruth A. Gaudet	53 Glen Dr., Peabody, MA	001-019	9/9/2015; 10/21/2015
222	243.19	Carole A. & William R. Heckman	49 Glen Dr., Peabody, MA	001-021	9/9/2015; 10/21/2015
223	243.20	Christopher Miller	47 Glen Dr., Peabody, MA	001-022	9/9/2015; 10/21/2015
224	243.21	Ross Perry & Maria Richardson	45 Glen Dr., Peabody, MA	001-023	9/9/2015; 10/21/2015
225	243.25	Mitchell A. & Denise M. Cole	39 Glen Dr. Peabody, MA	001-026	9/9/2015; 10/21/2015
226	243.27	Kevin L. & Debra Johnson	37 Glen Dr., Peabody, MA	001-027	9/9/2015; 10/21/2015
227	243.30	Karen Rost & Christine Dempsey	33 Glen Dr. Peabody, MA	002-004	9/9/2015; 10/21/2015
228	54.00	Julian L. Wrobel	15 Temple Dr. (Lt. 51), Methuen, MA	314-131-15E	9/9/2015; 10/6/2015

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229	54.01	Thomas J. McDonough	11 Temple Dr. (Lt. 50), Methuen, MA	314-131-15D	9/9/2015; 10/6/2015
230	56.01	Sonia Kim	279 Pelham St. (Lt. 3), Methuen, MA	312-126A-195	9/9/2015; 10/6/2015
231	56.02	Kevin J. McCarthy	5 Blueberry Ln. (Lt. 74), Methuen, MA	312-126A-197	9/9/2015; 10/6/2015
232	56.04	L. Allen Brown	9 Blueberry Ln. (Lt. 75A), Methuen, MA	312-126A-198	9/9/2015; 10/6/2015
233	56.08	Leonard Conte	27 Blueberry Ln. (Lt. 79), Methuen, MA	312-126A-202	9/9/2015; 10/6/2015
234	57.011	Roy A. Farias	15 Quail Run Dr. (Lt. 6), Methuen, MA	312-126A-72H	9/9/2015; 10/6/2015
235	57.08; 57.081	Stephen N. & Janice M. Zanni	70 Sevoian Dr. (Lt. 31A), Methuen, MA	312-126A-66BN	9/9/2015; 10/6/2015
236	57.091; 57.09	John A. Worcester	59 Sevoian Dr. (Lt. 13), Methuen, MA	312-126A-66CA	9/9/2015; 10/6/2015
237	57.121	Kenneth G. Wright	50 Campus Rd. (Lt. 32), Methuen, MA	312-126A-66P	9/9/2015; 10/14/2015
238	57.133	Rene E. Lavoie	62 Campus Rd. (Lt. 29), Methuen, MA	312-126A-66S	9/9/2015; 10/14/2015
239	57.14	William A. Shawcross, Jr.	71 Sevoian Dr. (Lt. 16A), Methuen, MA	312-126A-66CD	9/9/2015; 10/14/2015

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240	57.141	William F. Christie	75 Sevoian Dr. (Lt. 17), Methuen, MA	312-126A-66CE	9/9/2015; 10/14/2015
241	57.19	Mary C. Maillet	34 Sevoian Dr., Methuen, MA	312-126A-66AV	9/9/2015; 10/14/2015
242	62.00	Walter E. & Gemma M. Stolarz	9 Echo Ln. (Lt. 3), Methuen, MA	310-126A-14C	9/9/2015; 10/14/2015
243	65.00	Kathleen M. Taylor	123 Hampshire Rd., Methuen, MA	410-126A-9	9/9/2015; 10/14/2015
244	68.01	Constance M. Cunningham	93 Hampshire Rd., Methuen, MA	410-126A-5B	9/9/2015; 10/14/2015
245	69.00	Nancy J. Snow	10 Jo Dan Ln., Methuen, MA	410-126A-2B	9/9/2015; 10/14/2015
246	69.03	Carol M. Vallante	4 Jo Dan Ln., Methuen, MA	410-126A-2F	9/9/2015; 10/14/2015
247	70.00	Michael J. Callahan	144 Cross St., Methuen, MA	410-126A-3	9/9/2015; 10/14/2015
248	86.01	Cathy Simoes	Butler St., Methuen, MA	708-69-12M	9/9/2015; 10/14/2015
249	86.02	Joseph M. & Michelle A. Sterner	17 Copley Dr., Methuen, MA	708-69-12L	9/9/2015; 10/14/2015
250	86.04	Stanislaw J. Gabryjelski	32 Copley Dr., Methuen, MA	708-69-11G	9/9/2015; 10/14/2015
251	86.05	Anthony Giordano	27 Copley Dr., Methuen, MA	708-69-11F	9/9/2015; 10/14/2015

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252	86.11	Melhem Salhab	15 Balmoral Dr., Methuen, MA	708-69-11	9/9/2015; 10/14/2015
253	86.12	Therese Salibi	11 Balmoral Dr., Methuen, MA	708-69-10G	9/9/2015; 10/14/2015
254	86.29	Jose E. Diaz	154 Maple St., Methuen, MA	708-69-11D	9/9/2015; 10/14/2015
255	90.00	Christopher Merlino	157 Maple St., Methuen, MA	708-70-3E	9/9/2015; 10/14/2015
256	1.00	Stuart Putz & Monique Mac-Putz	123 Greenville Rd., Townsend, MA	6 5 123	9/9/2015; 10/30/2015
257	2.01	Brooks Crossing Trust, c/o David Aloisi	0 Kristopher Ln., Townsend, MA	13 8 26	9/9/2015; 10/30/2015
258	5.00	Sally A. Camara, Caryn Kazanjian & Kathy Smith	29 N. Walnut St., Townsend, MA	6 11 0	9/9/2015; 10/30/2015
259	5.01	Shawn Drinkwine	43 Greenville Rd., Townsend, MA	6 9 0	9/9/2015; 10/30/2015
260	5.02	Edwin L. Naylor III	41 Greenville Rd., Townsend, MA	6 10 0	9/9/2015; 10/30/2015
261	12.00	Iodice Family Ltd. Partnership	64 Newport Drive, Townsend, MA^	5 4 0	9/9/2015; 10/30/2015
262	13.01	Thomas A. Byrne	145 Main St., Townsend, MA^	4 35 0	9/9/2015; 10/30/2015

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263	13.02	John & Anne Manson	55 West Meadow Rd., Townsend, MA	4 34 0	9/9/2015; 10/30/2015
264	17.01	James Deroian & Gene Rauhala, Trustees	42 West Meadow Rd., Townsend, MA <sup>^</sup>	4 17 0	9/9/2015; 10/30/2015
265	17.02; 17.03; 17.04	Frederick M. & Carolyn A. Sellars	90 West Meadow Rd., Townsend, MA	4 17 1; 4 18 0; 4 19 1	9/9/2015; 10/30/2015
266	17.05	Gail A. & Philip Derboghosian	64 West Meadow Rd., Townsend, MA	4 17 6	9/9/2015; 10/30/2015
267	17.06	William A. True, Jr.	62 West Meadow Rd., Townsend, MA	4 17 5	9/9/2015; 10/30/2015 <sup>+</sup>
268	17.07	Stephen J. & Kristen A. Picard	60 West Meadow Rd., Townsend, MA	4 17 4	9/9/2015; 10/30/2015
269	17.09	Peter P. Venezia & Christine M. Vitale	56 West Meadow Rd., Townsend, MA	4 17 2	9/9/2015; 10/30/2015
270	21.00	Nancy R. Clough	534 Main St., Townsend, MA	3 14 0	9/9/2015; 10/30/2015
271	21.02	Bruce A. & Marie A. Roberts	1 Pearl Brook Rd., Townsend, MA	3 13 16	9/9/2015; 10/30/2015
272	21.03	Justine Fairbanks-Morrison	19 Parkwood Lane, Townsend, MA <sup>^</sup>	3 13 15	9/9/2015; 10/30/2015
273	21.04	Morjolein & Jolein Van Opijnen	5 Pearl Brook Rd., Townsend, MA	3 13 14	9/9/2015; 10/30/2015

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274	21.05	Daniel B. Sullivan	7 Pearl Brook Rd., Townsend, MA	3 13 13	9/9/2015; 10/30/2015
275	21.06	Richard Mckee & Judith Head	9 Pearl Brook Ln., Townsend, MA	3 13 12	9/9/2015; 10/30/2015
276	22.00	Wanda L. Pero	79 West Elm St., Townsend, MA <sup>^</sup>	3 16 0	9/9/2015; 10/30/2015
277	22.01	Richard R. Rainville	538 Main St., Townsend, MA	3 16 1	9/9/2015; 10/30/2015
278	24.00	Cheryl A. Forest	538 Main St., Townsend, MA	3 17 0	9/9/2015; 10/30/2015
279	27.00	David A. & Cindy M. Nenonen	11 Pearl Brook Rd., Townsend, MA	3 13 11	9/9/2015; 10/30/2015
280	28.00	Nancy M. Forest	13 Pearl Brook Rd., Townsend, MA	3 13 9	9/9/2015; 10/30/2015
281	29.02	Richard C. & Marcia L. Tessier	12 Pearl Brook Rd., Townsend, MA	3 13 6	9/9/2015; 10/30/2015
282	31.00	Thomas J. & Ann M. Davis	47 Old Battery Rd., Townsend, MA <sup>^</sup>	10 1 0	9/9/2015; 10/30/2015
283	32.01	Kenneth Tully & Kevin Smith	626 Hollis St., Townsend, MA <sup>^</sup>	9 13 0	9/9/2015; 10/30/2015
284	36.00	Shawn & Kathleen Coppinger	13 Ryan Rd., Townsend, MA	9 10 8	9/9/2015; 10/30/2015
285	36.01	Karin & Costa Salovardos	11 Ryan Rd., Townsend, MA	9 10 9	9/9/2015; 10/30/2015

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286	37.00	Lawrence & Dianne Feroli	14 Ryan Rd., Townsend, MA	9 10 7	9/9/2015; 10/30/2015
287	38.00	Deanna M. & Joseph G. Recchia	12 Ryan Rd., Townsend, MA	9 10 6	9/9/2015; 10/30/2015
288	41.00	Scott & Pamela Cooke	128 Bayberry Hill Rd., Townsend, MA	9 8 0	9/9/2015; 10/30/2015
289	43.00; 45.00	Fannie Uotinen and Fannie M. Uotinen Living Trust	129 Lunenburg Rd., Townsend, MA	9/1/0; 8/17/0; 8/16/0	9/9/2015; 10/30/2015
290	45.01	Clifford J. & Dorothy A. Greeke	131 Lunenburg Rd., Townsend, MA	8/16/1	9/9/2015; 10/30/2015
291	45.02	Dorothy A. Greeke, Trustee	131 Lunenburg Rd., Townsend, MA	8/16/2	9/9/2015; 10/30/2015
292	48.00	Wendy M. Ashe	153 Lunenburg Rd., Townsend, MA	8/7/0	9/9/2015; 10/30/2015
293	50.00	Gary Shepherd	55 Main St., Townsend, MA <sup>^</sup>	8/2/0	9/9/2015; 10/30/2015
294	51.00	Julia V. Stockwell	203 Lunenburg Rd., Townsend, MA	7/8/0	9/9/2015; 10/30/2015
295	53.00; 54.00	Glen And Sandra Shepherd-Gay, Trustees	215 Lunenburg Rd., Townsend, MA; 55 Main St., Townsend, MA	7/4/0; 7/1/4	9/9/2015; 10/30/2015
296	55.00	Paul R. & Leslie A. Johnson	0 Main St., Townsend, MA <sup>^</sup>	7/1/2	9/9/2015; 10/30/2015

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297	58.01	Kenneth S. & Sandra A. Norris	545 West Townsend Rd., Lunenburg, MA <sup>^</sup>	3/1/0	9/9/2015; 11/6/2015
298	60.01	Jason R. Long & Julie Wilder-Long	493 West Townsend Rd., Lunenburg, MA	8/8/0	9/9/2015; 11/6/2015
299	60.02	George Y. Mackinnon, Jr.	545 West Townsend Rd., Lunenburg, MA	8/6/0	9/9/2015; 11/6/2015
300	60.03	Brenda J. Ferguson, Ferguson Irrevoc. Trust	0 West Townsend Rd., Lunenburg, MA	8/5/0	9/9/2015; 11/6/2015
301	60.04; 61.00	Franck Jean-Pierre Legrain & Elisabet Osk Takehana	493 West Townsend Rd., Lunenburg, MA	8/22/0; 8/3/0	9/9/2015; 11/6/2015
302	62.00	Roger A. & Jean C. Fitzgerald, Trustees for the Fitzgerald Revocable Living Trust	481 West Townsend Rd., Lunenburg, MA	8/2/0	9/9/2015; 11/6/2015
303	64.00; 66.00	A. C. Szocik, Trustee, c/o Carol Szocik for the Alfred C. Szocik Rvocable Trust	0 West Townsend Rd., Lunenburg, MA	15/12	9/9/2015; 11/6/2015
304	65.00	John A. & Rachelle A. Szocik	421 West Townsend Rd., Lunenburg, MA	15/1/0	9/9/2015; 11/6/2015
305	67.00	Steven & Alfred Szocik	70 Howard St., Lunenburg, MA	20/10/0	9/9/2015; 11/6/2015

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306	67.01	Christopher Sammett & Tommi Gill-Sammett	0 Howard St., Lunenburg, MA	20/11/0	12/14/2015 12/24/2015
307	69.00	Harry M. Kubetz & Gary T. Burton	125 Howard St., Lunenburg, MA	20/9/0	9/9/2015; 11/6/2015
308	70.00	John H., Glen M., Richard A., Cheryl A. & Ruth E. Daoust	203 West Townsend Rd., Lunenburg, MA <sup>^</sup>	1620200000100000	9/9/2015; 11/6/2015+
309	71.00; 76.00	John E. & David G. Saliba	Northfield Rd., Lunenburg, MA	1620370001500000; 1620370000900000	9/9/2015; 11/6/2015+
310	72.00	Theresa Caissey	0 Northfield St., Lunenburg, MA	1620370002000000	9/9/2015; 11/6/2015
311	75.00	Alfred & Lillian Hirsch, Trustees	915 Northfield St., Lunenburg, MA	1620370000700000	9/9/2015; 11/6/2015
312	75.01	Robert J. & Lynne R. Cook	2 Old Farm Rd., Lunenburg, MA <sup>^</sup>	1620370000200000	9/9/2015; 11/6/2015
313	76.02	William J. & Kimberly A. Iannacci	76 Old Farm Rd., Lunenburg, MA <sup>^</sup>	1620540000700000	9/9/2015; 11/6/2015
314	76.03	Janet Marshall	98 Old Farm Rd., Lunenburg, MA <sup>^</sup>	1620540000600000	9/9/2015; 11/6/2015
315	77.01	Zachery S. Taylor, Jr.	121 Chase Rd., Lunenburg, MA <sup>^</sup>	1620580004800000	9/9/2015; 11/6/2015

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316	80.01	Robert F. Caswell, Jr.	362 Mass Ave., Lunenburg, MA <sup>^</sup>	1620740000600000; 1620740000500000	9/9/2015; 11/6/2015
317	287.00	Frank E. Ciesluk & Ciesluk Farm Properties, LLC	0 Pogues Hole Road, Deerfield, MA	29 13	1/26/2015; 3/6/2015; 9/9/2015; 11/23/2015; 12/26/2015
318	106.00	Antonio M. Garcia, Jr.	11 Valewood Circle, Tewksbury, MA	117-8	11/23/2015 12/16/2015
319	1.01	William E. & Gail H. Spaulding	275 Main Street, Hancock, MA	18-1-0	9/9/2015; 12/16/2015
320	12.01	Gregory F. & Valerie D. Tallet	108 Potter Mountain Rd., Hancock, MA	19-16-0	9/9/2015; 12/16/2015
321	25.01	Thomas M. & Jennifer Hall Weber	0 Silver Street, Lanesborough, MA	223 6	9/9/2015; 12/16/2015 <sup>+</sup>
322	31.01	Patricia F. Moriarty	0 Goodell Road, Lanesborough, MA	229 7.2	9/9/2015; 12/16/2015
323	31.03	Joseph M. Jacques	0 North Main Street, Lanesborough, MA	104 7; 104 6	9/9/2015; 12/16/2015
324	35.01	Robert A. Tatro	248 North Main Street, Lanesborough, MA	104 13	9/9/2015; 12/16/2015
325	35.02	Colleen R. Pirzl	69 Prospect Street, Lanesborough, MA	106 8	9/9/2015; 12/16/2015

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326	59.00	Holiday Farm, Inc.	0 North Mountain St., Dalton, MA; 0 Adams Road, Dalton, MA	216-22; 215-4	9/9/2015; 12/16/2015
327	60.02	Robert B. Carter, Jr	90 Chalet Street, Dalton, MA	215-8	9/9/2015; 12/16/2015
328	77.01	Sherry M. Betit	Old Windsor Road, Hinsdale, MA	1324040000000060	9/9/2015; 12/16/2015
329	80.01	Jane C. Rice	149 Old Windsor Road, Hinsdale, MA	1324040000000070	9/9/2015; 12/16/2015
330	82.01	E.R. Sanders Contractors, Inc.	Frank Schnopp Road, Hinsdale, MA	1324040000000330	9/9/2015; 12/16/2015
331	140CP	Gisela Ballard	0 West Street, Plainfield, MA	024-0003.2	9/9/2015; 12/16/2015
332	140CP	Stephen W. Bushway	0 West Street, Plainfield, MA	024-0002.0	9/9/2015; 12/16/2015
333	140CP	Anthony H. Fisher	0 West Street, Plainfield, MA	008.0-0000-0015.0	9/9/2015; 12/16/2015
334	140CP	Richard A. Burnham	0 West Street, Plainfield, MA	024-0003.1	9/9/2015; 12/16/2015
335	142.01	Justina Harrison & Michael Allen Dupont	269 West Street, Plainfield, MA	024-005.1	9/9/2015; 12/16/2015

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336	148.02; 148.03; 150.01	Margaret Keller	0 Prospect Street, Plainfield, MA; 48 Summit Street, Plainfield, MA; 0 Summit Street, Plainfield, MA	020-008.1; 020- 008.2; 020-012	9/9/2015; 12/16/2015
337	152.02	Stephen B. Wicks	50 West Hill Road, Plainfield, MA	014-042	9/9/2015; 12/16/2015
338	158.04; 158.06	Dudley D. & Judith B. Williams	Off North Central St., Plainfield, MA; North Central St., Plainfield, MA	008-008; 009-018	9/9/2015; 12/16/2015
339	158.05	John & Arline Zalenski	153 North Central St., Plainfield, MA	009-015	9/9/2015; 12/16/2015
340	160.01	Lawrence G. Young	0 North Central St., Plainfield, MA	009-019	9/9/2015; 12/16/2015
341	164.00	Douglas Premo & Liebe Collidge	10 Parsons Avenue, Plainfield, MA	015-007	9/9/2015; 12/16/2015
342	196.01	Chester Provost, Trustee of the Provost Investment Trust	1295 Bug Hill Road, Ashfield, MA	6-0-58	9/9/2015; 12/16/2015
343	211.02	Jeffrey P. Bozek	171 Smith Road, Ashfield, MA	4-0-62	9/9/2015; 12/16/2015
344	212.02	Karen A. Sullivan & Domenic Cimino	171 Smith Road, Ashfield, MA	07-1 0000 11	9/9/2015; 12/16/2015

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345	218.01	Robert E. Stalknecht	519 Baptist Corner Rd., Ashfield, MA	4-0-18	9/9/2015; 12/16/2015
346	225.01	Lester E. Garvin, Trustee	0 Baptist Corner Rd., Ashfield, MA	5-0-4	9/9/2015; 12/16/2015
347	253CP	Thomas D.M. Caron	1110 Bardwell's Ferry Rd., Conway, MA	406-12; 406-12.01	9/9/2015; 12/16/2015
348	253CP	L&B Totman Farm Irrevocable Realty Trust	983 Bardwell's Ferry Rd, Conway, MA	406-12*; 406-12.01*	9/9/2015; 12/16/2015
349	346.01; 348.01	Chester L. Czernich	146 Federal Street, Montague, MA; 0 Federal Street, Montague, MA	34-0-025; 34-0-068	11/30/2015; 12/16/2015
350	353.04	Sandra Graves	98 S. Prospect Street, Montague, MA	31-0-19	11/30/2015; 12/16/2015+
351	353.05	Robert J. Hanrahan	96 S. Prospect Street, Montague, MA	31-0-20	11/30/2015; 12/16/2015
352	372.01	Amanda C. Krchak & Matthew B. Lewis	487 Four Mile Brk. Rd., Northfield, MA	66 A1.1 1	9/9/2015; 12/16/2015
353	374.01	Lauren Kaplan	0 Four Mile Brk. Rd., Northfield, MA	67 A4 1	9/9/2015; 12/16/2015
354	375.01	George J. Zielinski & Carol A. Dane	568 Four Mile Brk. Rd., Northfield, MA	67 A1.1 1	9/9/2015; 12/16/2015

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355	377.02	James A. Van Natta	403 So Mountain Rd., Northfield, MA	58 A13 1	9/9/2015; 12/16/2015
356	379.01	Babak & Flori Sadri-Azarbayejani	427 So Mountain Road, Northfield, MA	59 B2.1 1	9/9/2015; 12/16/2015
357	390.01	David E. Siegel & William S. Siegel	0 Old Wendell Road, Northfield, MA	45 A8 1	9/9/2015; 12/16/2015
358	400.01	Paul T. & Stephen Gorzocoski	0 Stratton Mtn., Northfield, MA	33 A5 1	9/9/2015; 12/16/2015
359	208.02	Jellicle Investors, Inc.	5 Kimberly Terrace, Lynnfield, MA	0010 0000 1482	9/9/2015; 12/16/2015
360	213.00	Peter Shieh, Trustee	763 Lowell Street, Lynnfield, MA	0007 0000 2285	9/9/2015; 12/16/2015
361	81.03	Michael R. & Amanda D. Simmons	9 Robins Drive, Lunenburg, MA	1620740001000000	9/9/2015; 12/16/2015
362	NED- TAR-G- 0600-2	Walter J. Pasko	Off Bridge Street, Lanesborough, MA	229-8	11/23/2015; 12/16/2015
363	NED- TAR-G- 1300-1	Scott J. & Karen A. Bailey	30 Forest Hill Drive, Dalton, MA	1324040000000420	11/23/2015; 12/16/2015
364	NED- TAR-G- 1300-2	Patrick B. & Mary M. Smelko	66 Forest Hill Drive, Dalton, MA	1324040000000430*	11/23/2015; 12/16/2015

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365	NED-TAR-G-1300-3	John A. & Lynda Lee Fiorini	108 Forest Hill Drive, Dalton, MA	1324040000000440*	11/23/2015; 12/16/2015
366	NED-TAR-G-2100	Robert E. Waryjasz, Sr., Trust	1859 Northampton St., Holyoke, MA	2370160000000010*	11/23/2015; 12/16/2015
367	NED-TAR-H-0700-1	Elisa, LLC c/o Hope K. Plasha, Esq.	0 Bardwell's Ferry Rd., Ashfield, MA	268005D001300000	11/23/2015; 12/16/2015+
368	NED-TAR-H-0700-2	Alan L. & Deborah W. Coutinho-Vincent	406 Taylor Road, Shelburne, MA	268005D001200000	11/23/2015; 12/16/2015
369	NED-TAR-O0300-2	Dancross Associates, LP c/o WP Realty	0 East Coast Road, Lynnfield, MA	054 001	11/23/2015; 12/16/2015
370	321.03	Daniel M. Bartos	224 Greenfield Road, Montague, MA	32-0-01	12/14/2015; 12/24/2015+
371	437.00	Kevin M. & Joan A. Nugent	54 Old Parker Road, Dracut, MA	38-0-40	12/14/2015; 12/24/2015
372	438.00	John W. & Marianne Niemaszyk	106 Old Parker Road, Dracut, MA	38-0-38	12/14/2015; 12/24/2015
373	440.00	Maria A. Stuart	438 Parker Road, Dracut, MA	38-0-36	12/14/2015; 12/24/2015
374	441.00	David W. Dumaresq	437 Parker Road, Dracut, MA	38-0-35	12/14/2015; 12/24/2015

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375	1.01	Julie C. Jones	635 Arlington Street, Dracut, MA	66-0-27	12/14/2015; 12/24/2015
376	4.00	Sallie C. Hand & Stephen Flathers	740 Arlington Street, Dracut, MA	66-0-54	12/14/2015; 12/24/2015
377	5.00; 7.00	Pauline J. Hand, Trustee of the Burgess Family Trust	766 Arlington Street, Dracut, MA	54-0-13	12/14/2015; 12/24/2015
378	12.00	The Prime Group	1102 Methuen Street, Dracut, MA	54-11-1	12/14/2015; 12/24/2015
379	16.010	Steven M. & Mary C. Desimone	221 Parker Road, Dracut, MA	54-15-2	12/14/2015; 12/24/2015
380	16.012	Mark A. Annunziata	17 Barn Road, Dracut, MA	54-15-39	12/14/2015; 12/24/2015
381	16.013	Gregory J. & Heather D. Donald	11 Barn Road, Dracut, MA	54-15-40	12/14/2015; 12/24/2015
382	16.014	Brian D. & Lynne M. Rourke	7 Barn Road, Dracut, MA	54-15-41	12/14/2015; 12/24/2015
383	16.015	Michael P. Petterson	63 Cart Path Road, Dracut, MA	54-15-43	12/14/2015; 12/24/2015
384	16.016	Robert J. & Cecilia M. Mancini	57 Cart Path road, Dracut, MA	54-15-44	12/14/2015; 12/24/2015
385	16.022	John D. & Wendy M. Geraci	13 Cart Path Road, Dracut, MA	54-15-50	12/14/2015; 12/29/2015

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386	16.023	Lawrence A. & Elizabeth M. Panfil	17 Cart Path Road, Dracut, MA	54-15-49	12/14/2015; 12/24/2015
387	16.024	Kinjal & Pritesh Patel	21 Cart Path Road, Dracut, MA	54-15-48	12/14/2015; 12/24/2015
388	16.031	Shawn P. & Colleen C. Lucien	56 Cart Path Road, Dracut, MA	54-15-14	12/14/2015; 12/24/2015
389	16.033	Jason R. & Lisa M. Ward	64 Cart Path Road, Dracut, MA	54-15-13	12/14/2015; 12/24/2015
390	17.00	Dana V. Taplin	489 Wheeler Road, Dracut, MA	39-0-4	12/14/2015; 12/24/2015
391	27.01	David L. & Jennifer L. Cournette	45 Wheeler Street, Dracut, MA	22-0-64	12/14/2015; 12/24/2015
392	29.01	Kirsten A. Konieczka & Geoffroy F. Dutton	21 Wheeler Street, Methuen, MA	220-165A-102E	12/14/2015; 12/24/2015
393	32.00	Jasmin Polanco	208 Wheeler Street, Methuen, MA	220-165A-102N	12/14/2015; 12/24/2015;
394	32.02	Arthur A & Deborah H. Cianelli, Trustees	216 Wheeler Street, Methuen, MA	220-165A-102L	12/14/2015; 12/24/2015
395	38.00	John Roberge Realty Trust c/o Anthony A. Copani, Esq.	52 Tyler Street, Lot 52, Methuen, MA	218-130-52	12/14/2015; 12/24/2015

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396	42.03	Carl L. & Jean C. Gizzi	19 Pheasant Hill Lane, Methuen, MA	316-130-46BB	12/14/2015; 12/24/2015
397	46.03	Christopher J. Levesque	18 Westwind Dr., LT 9, Methuen, MA	315-129B-15AH	12/14/2015; 12/24/2015
398	46.13	Latwinnie Chokureva	37 Westwind Dr., LT 19, Methuen, MA	315-129B-15X	12/14/2015; 12/24/2015
399	39.00	Michael & Maureen Khoury	2 Pheasant Run, Andover, MA <sup>^</sup>	229-19	9/9/2015; 11/9/2015; 12/14/2015; 12/24/2015
400	77.18	Terrence Glenn Melski & Mystala Sage Broughton	175 William G Dr., Tewksbury, MA	92-17	11/23/2015; 12/26/2015
401	139.00; 140.00; 141.00; 142.02; 143.00;	Benevento Family Limited Partnership c/o Richard A. Kanoff, Esq.	Off Andover St., Wilmington, MA <sup>^</sup>	R1// 12// * R1// 7// * R1// 8// * R1// 34// *; R1// 30// / R1// 27/A /; R1// 28// /	9/9/2015; 10/16/2015
402	35.04; 41.00; 42.00	Timothy Michael Gallagher & Ashley Amsden	0, 95 Old Cheshire Rd., Lanesborough, MA; 0 Nobody's Rd., Cheshire, MA	230 7*; 230 12; 201-001	8/6/2015 9/9/2015; 9/24/2015
403	131.00	David Bowman & Richard Jansen	471 River Rd., Windsor, MA	011.0-0000-014.0	8/6/2015 9/9/2015; 9/24/2015
404	129.01	Theo & Lacie Leyrer	399 River Rd., Windsor, MA	011.0-0000-0140.0	9/9/2015; 12/24/2015

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405	262.01	James D. & Diantha J. Wholey c/o Mark Bluver, Esq.	0 Bardwells Ferry Rd., Shelburne, MA <sup>^</sup>	268005D000900000*	9/9/2015; 11/13/2015
406	284.01	Stephen & Kathleen Melnik Trustee (Deerfield River Island)	Off Pogues Hole Rd., Deerfield, MA <sup>^</sup>	18 5*	1/26/2015; 3/6/2015; 9/9/2015; 12/26/2015
407	46.01	William F. & Elizabeth A. Lopes	0 Lunenburg Rd., Townsend, MA	8/14/0	9/9/2015; 10/30/2015
408	81.04; 81.05	Thomas S. Pattison, Jr. & Maureen E. O'Leary	37 Electric Ave., Lunenburg, MA	1620740007500000; 1620740001100000	11/23/2015; 12/29/2015

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