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IN BOARD OF SELECTMEN  
MONDAY, JUNE 4, 1990

Present: Chairman Judith A. Cope, David A. Wallace and John C. Drobinski (who arrived at 8:05 p.m.).

The statutory requirements as to notice having been met, the meeting was called to order by Chairman Cope at 7:30 p.m., at lower Town Hall.

Utility Petition 90-10 - French/Old Garrison Roads

Present: Christine Cosby, representative for Boston Edison Company; Joseph Bausk, representative for New England Telephone and Telegraph Company; residents Dr. Daniel Buttner and Timothy A. Roberts.

The Board reviewed Utility Petition 90-10 from Boston Edison Company and New England Telephone and Telegraph Company for installation of six poles on Old Garrison Road, on the easterly side from a point approximately 480 feet north of French Road. Boston Edison representative Christine Cosby was present and provided the Selectmen with a new copy of plans which add New England Telephone and Telegraph Company as Joint Owners.

Executive Secretary Thompson noted that all appropriate abutters had been notified and approval has been recommended by the Inspector of Buildings and Wiring Inspector under date of June 1, 1990.

Upon inquiry, Ms. Cosby stated that the purpose for installation of these six new poles was to improve operating conditions. New England Telephone and Telegraph Company representative Joseph Bausk further explained that that as it presently stands, there are poles on both side of Old Garrison, with a long distance between. Currently, if there is a break in the line, it is necessary to shut all service off. The new poles, he explained, would allow a shut-down only of the problem area and allow continued use to the non-problem areas.

Dr. Daniel Buttner of 54 Old Garrison Road stated that these poles would be installed in front of his house and he vigorously objects to this being done. Dr. Buttner pointed out that there has been no new housing in that area and he has not been unhappy with the telephone and electric service he has been receiving. Dr. Buttner concluded by suggesting that if the utilities believe it is necessary to "close the gap", they run the work underground.

Upon inquiry by Timothy A. Roberts of 15 Wake Robin Road, it was explained that utility work required in new subdivisions is placed underground; otherwise, the work is overhead. Selectman Wallace reminded that there was an article at Town Meeting that would have required the utilities to put everything underground, but said article was unsuccessful.

After further discussion, it was on motion unanimously

VOTED: To table discussion and decision relative to Utility Petition 90-10, for the installation of six new poles until such time as Boston Edison supplies further information regarding the necessity for such work and the possibility of alternate locations.

Utility Petition 90-11 - Codjer Lane (west)

Present: Christine Cosby, representative for Boston Edison Company; resident Rital Cavicchio and her son, David.

The Board reviewed Utility Petition 90-11 of Boston Edison Company and New England Telephone and Telegraph Company for installation of twelve poles on Codjer Lane (west) in order to provide electric service to a new building on Codjer Lane. Boston Edison Company representative Christine Cosby provided the Selectmen with new plans which add New England Telephone and Telegraph Company as Joint Owners.

Executive Secretary Thompson noted that all appropriate abutters had been notified and approval has been recommended by the Inspector of Buildings and Wiring Inspector under date of June 1, 1990.

Abutter Rital Cavicchio of 110 Codjer Lane was present with her son, David, and did not voice any opposition to the petition.

It was on motion unanimously

VOTED: To approve Utility Petition 90-11 of Boston Edison Company and New England Telephone and Telegraph Company for installation of twelve poles as follows: Codjer Lane - southerly side, from a point approximately 1,375 feet west of Union Avenue; as shown on plan of Boston Edison Company entitled "Plan of Private Property and Codjer Ln., - Sudbury", dated March 26, 1990.

Chairman Cope inquired of Mrs. Cavicchio and her son concerning the Cavicchio Loam business being run on the property. Mr. Cavicchio stated that the business is an on-going and permanent one. Executive Secretary Thompson informed the Cavicchios that the Building Inspector would be in touch with them and suggested that they apply immediately to the Board of Appeals for a Special Permit if they intend to continue to sell bark mulch.

N.B. Following this vote, and after all interested parties left the building, Paul Cavicchio came into the meeting in progress and asked to be heard regarding this matter.

Mr. Cavicchio informed the Board that this property was recently divided amongst his family and he retained much of the wetland and undevelopable portion so that the property may be retained as a farmland. For this reason, Mr. Cavicchio stated, he has no need for new electrical service; although by placement of work on his property, he will be entitled to "tap into" the service at any time. It was therefore his suggestion that the utilities look into running the service from the back part of the property rather than through the front; i.e., to go through the Tall Pines development.

At the request of the Selectmen, Executive Secretary Thompson will advise Boston Edison Company and New England Telephone and Telegraph Company of Mr. Cavicchio's comments and suggestion.

Utility Petition 90-12 - Wake Robin Road

Present: Christine Cosby, Boston Edison representative; Joseph Bausk, New England Telephone and Telegraph representative; residents Timothy A. Roberts, Abbot Gilman, Richard O. Griesel, Stephen P. Corbett; Attorney Gerard Wingersky, legal representative for Abbot Gilman.

The Board reviewed Utility Petition 90-12 of New England Telephone and Telegraph Company for installation of 115 feet of conduit in Wake Robin Road.

Executive Secretary Thompson noted that all appropriate abutters had been notified and approval has been recommended by the Inspector of Buildings and Wiring Inspector under date of June 1, 1990.

Upon inquiry, Joseph Bausk, representative for New England Telephone and Telegraph Company, informed that the work will involve underground connecting conduit from existing poles to a location on private property.

Abutters Timothy A. Roberts of 15 Wake Robin Road and Richard Griesel of 149 Morse Road voiced their opposition to this work being done at this location, and Mr. Roberts opined that this would devalue the worth of all properties in the area.

Abutter Abbot Gilman of 8 Juniper Road identified himself as the private party who would have to give his approval for the placement of the "box" on his property. Gerard Wingersky identified himself as an attorney retained by Mr. Gilman to act as appraiser and legal representative relative to this situation. In answer to inquiry by Attorney Wingersky, Mr. Bausk stated that if Mr. Gilman does not grant approval for placement, then the entire plan would fail.

Abutter Stephen P. Corbett of 3 Wake Robin Road asked what benefit the neighborhood would receive from this work and Mr. Bausk responded by stating that the purpose of the petition is the eventual placement of a fiber optic cable in the area. Fiber optic cables will provide the most up-to-date service now and in the future. Mr. Bausk explained that although the basic telephone service will not be affected, the cables would enhance the use of computers and other electrical items currently in use and being developed.

There followed a discussion between Attorney Wingersky and Mr. Bausk concerning the fiber optic cables and the placement of the "box" on Mr. Gilman's property. It was noted by the Selectmen that the issue between the private property owner and New England Telephone and Telegraph Company was not a matter within their jurisdiction and could not be addressed by them.

At the request of abutter John Putukian of 21 Wake Robin Road, Mr. Bausk showed a photograph of the proposed box and gave a detailed description of same. Mr. Bausk further stated in answer to inquiries that a small noise would emanate from the box because of the use of an air blower and air conditioner; and that no toxic materials would emit therefrom.

After further discussion it was on motion unanimously

VOTED: To indefinitely postpone Utility Petition 90-12 of New England Telephone and Telegraph Company for installation of 115 feet of conduit in Wake Robin Road, until the matter between New England Telephone and Telegraph Company and a private resident is resolved.

Utility Petition 90-13 - Old Meadow Road

Present: Christine Cosby, representative for Boston Edison Company; Joseph Bausk, representative for New England Telephone and Telegraph Company; abutter Patricia H. King.

The Board reviewed Utility Petition 90-13 from Boston Edison Company and New England Telephone and Telegraph Company for installation of one pole on Old Meadow Road.

Executive Secretary Thompson noted that all appropriate abutters had been notified and approval has been recommended by the Inspector of Buildings and Wiring Inspector under date of June 1, 1990.

Upon inquiry, Christine Cosby, representative for Boston Edison Company, stated that the purpose for installation of this pole was to provide electrical service to a new duplex being constructed by the Sudbury Housing Authority.

Patricia H. King of 41 Old Meadow Road expressed concern over the fact that the duplex may not be constructed in the near future and New England Telephone and Telegraph Company representative Joseph Bausk assured her that although approval is being requested at this time, no work will commence until construction of the building is under way.

It was therefore on motion unanimously

VOTED: To approve Utility Petition 90-13 of Boston Edison Company and New England Telephone and Telegraph Company for installation of one pole as follows: Old Meadow Road - northwesterly side approximately 197 feet southwest of Elliot Road; as shown on plan of Boston Edison Company entitled "Plan of Old Meadow Rd. Sudbury", dated April 25, 1990.

New Town Cemetery - Repurchase of Graves

Upon review of letter dated May 17, 1990, from Superintendent of Cemeteries Robert A. Noyes, it was unanimously

VOTED: To repurchase two graves in Section 10, Lot 3B, in New Town Cemetery from Mr. and Mrs. Neil Kaufman, 178 Woodside Road, relative to Deed #631 dated August 17, 1987, for the amount of \$300.00 (\$75 from Sale of Lots; \$225 from Perpetual Care).

Pending Legislation - Sudbury, Assabet and Concord Rivers

The Board acknowledged receipt of communication dated May 15, 1990, from Representative Chester Atkins relative to the pending legislation to study the Sudbury, Assabet, and Concord Rivers for designation as Wild and Scenic Rivers and an invitation to a local meeting on same on June 12, 1990.

At the request of Chairman Cope, Executive Secretary Thompson will forward a copy of this letter to Hop Brook Ponds Study Committee member Ursula Lyons.

Follow-up of Audit Recommendations

The Board was pleased to acknowledge Report from Town Accountant James Vanar concerning follow up on audit recommendations.

The Selectmen noted that because of the resignation of Schools Superintendent David Jackson they understand why a report has not been immediately forthcoming from the schools, as requested by the Board at their May 7, 1990 meeting. At the request of the Selectmen, Executive Secretary Thompson will communicate with John Wilson in order to determine when the report will be received.

Fourth of July Parade

The Board acknowledged receipt of letter dated May 31, 1990, to the Executive Secretary, from Roger Allan Bump of the Sudbury Chamber of Commerce relative to his participation in the organizing and implementing of the Fourth of July Parade.

Chairman Cope noted that she has received a telephone communication from resident Jane D. Salk of 39 Crescent Lane, who wished to go on record as stating that although she certainly does not oppose the concept of a parade, she believes that if the Town has stated because of the failure of a full Proposition 2½ override there would be no Fourth of July Parade this year, it should not "go back" on that. The Board pointed out that this was a budgetary consideration made by the Park and Recreation Commission and was not a decision made by the Board of Selectmen. Executive Secretary Thompson further emphasized that if there is a Parade and celebration, it would occur as a result of the efforts of private individuals and volunteers and not from the Town's financial resources.

Mr. Thompson stated that he has spoken with representatives of the Park and Recreation Commission and they have expressed safety and other concerns that would have to be met by whoever organizes the event. Mr. Thompson reminded that Beverly Bentley would be one of the organizers and she has proven herself to be a knowledgeable and conscientious individual due to the great success of the 350 Anniversary Celebration held last year.

Although the Board concurred that the Parade and Celebration would be a wonderful thing for Sudbury to enjoy, they were concerned about the exposure of liability the Town would have to assume. At the request of the Selectmen, Executive Secretary Thompson would again communicate with Town Counsel and the Town's insurance carrier in order to obtain detailed information concerning this issue.

It was on motion unanimously

VOTED: To endorse the efforts of volunteer members of the Sudbury community to conduct a Fourth of July Parade and other related celebration events; subject to comments and recommendations of Town Counsel relative to the Town's liability.

Residents William Maurhoff and David Wittman identified themselves as individuals who would like to organize a road race as part of the Fourth of July

activities. It was explained to them that the above vote was meant to be an "umbrella" endorsement for all activities coordinated through the efforts of Beverly Bentley and Roger Allan Bump.

At a later time in the evening, Beverly Bentley and Joseph Bausk came in to discuss this matter with the Board; and they were informed of the Board's vote.

Mrs. Bentley stated that many activities are being planned and the volunteer list is growing. Mrs. Bentley went on to state that although not being organized by the Town, it was their intention to conduct all activities in the same format as has always been done; and she reported that she has discussed this with Park and Recreation Commission Chairman Gerald Berenson, who has assured that the Commission would be happy to provide whatever expertise and technical assistance it is able.

Chairman Cope thanked those present for their enthusiasm and wished them the best of luck in their endeavors.

#### Joint Meeting - Hazardous Waste Day

Present: Board of Health and ORC member Michael Guernsey; Highway Surveyor and Landfill Agent Robert Noyes and James Pianka, assistant; Resource Recovery Committee member Elizabeth Van De Kerkhove.

At 8:30 p.m., Chairman Cope convened a joint meeting with the Board of Health, Resource Recovery Committee and Landfill Agent concerning Hazardous Waste Day and related matters.

Board of Health and ORC member Michael Guernsey reported that the Town's recent paint collection was very successful.

Mr. Guernsey advised that Hazardous Waste Day, which is held jointly with the Town of Wayland, is a popular event and informed that Wayland has a small coordinating committee for their involvement in same.

Mr. Guernsey explained that for Fiscal 1991, all funds for hazardous waste collection are within the Landfill Enterprise Fund. Thus, although the Board of Health has always been the department to oversee this event, the Highway Department must now be involved. Because Hazardous Waste Day is a much larger and expensive project than the Paint Collection Day recently held, it is necessary to start planning for this in July or August if it is to be held in early October, as planned.

At the request of the Selectmen, Executive Secretary Thompson will communicate with Town Counsel in order to obtain clarification on the new laws relative to bidding so that the Town may properly adhere to a timely process.

There was also a discussion as to the consideration that must be given to alternative disposal of such items as anti-freeze, batteries and the like. The Resource Recovery Committee was requested to investigate this matter and advise as to whether an on-going collection of these types of items might be a more-efficient way of disposal, as opposed to their current inclusion as part of Hazardous Waste Day.

Executive Secretary Thompson advised that he has spoken with Landfill Agent Robert Noyes concerning this matter, and Mr. Noyes assured that his department is not concerned about becoming involved and he has in fact started investigating the recycling of batteries and the like.

Since Mr. Guernsey will be away this summer, there was a consensus that town staff be available to assist the Health Director with coordinating this event. Mr. Guernsey advised that Board of Health Director Robert Leupold will be available for this purpose.

Jamie Pianka, assistant to Landfill Agent Noyes, pointed out that another area for discussion was the situation regarding disposal of paint. Mr. Guernsey concurred and stated that it bothers him that paint can be collected and separated from the Landfill, and then the paint cans themselves (most of which are lead-lined) are then tossed into it. Mr. Pianka added that although each individual paint can may comply with regulations, collectively, as scrap, there is a higher risk of contamination.

Chairman Cope opined that another avenue to explore is to seek legislation to do away with lead paint cans. Mr. Thompson informed that he believes there is presently a proposed bill dealing with this issue, and he will attempt to obtain more information concerning this.

Mr. Guernsey assured that he would inform Mr. Leupold of this evening's meeting; and Chairman Cope concluded by thanking those present for attending.

#### Proposed Amendments to the Transportation Improvement Program

Upon review of the Proposed Amendments to the Transportation Improvement Program 1990-1994, dated February 1990, prepared by the Central Transportation Planning Staff, the Board directed the Executive Secretary to send a letter to the Metropolitan Area Planning Council with a copy to the MetroWest Transportation Task Force recommending Sudbury still be given priority status for design of the Route 20 widening, channelization and signals at Nobscot Road and Union Avenue.

At the request of Chairman Cope, Mr. Thompson will forward a copy of page 93 of the proposed amendments, relating to Sherman's Bridge, to Highway Surveyor Robert Noyes. It was noted that Mr. Noyes would be attending a meeting with Wayland on June 12, 1990, and he would provide the Selectmen with his written recommendations following same. Chairman Cope requested that Mr. Noyes include in his report and recommendations a comment on the limitation of tonnage for Lincoln Road and Sherman's Bridge which could be voted upon at the discretion of the Board. Mrs. Cope expressed her belief that any decision by the Selectmen on this matter should be done in conjunction with the thoughts and desires of the Town of Wayland.

Mrs. Cope informed that MetroWest has written a letter to the State supporting the Towns' attempts to get the bridge project funded.

Chairman Cope questioned the Board on their desires as to width and inclusion or deletion of walkways on Sherman's Bridge. After discussion, it was a consensus of the Board that they have no strong feelings in either direction and

prefer that there be an inter-town consensus reached as soon as possible with Wayland.

Fort Devens Annex Property

Present: Conservation Commission members Cheryl Baggen, Gordon Henley, Robert Lancaster, John Nixon, Jr., Muriel Plonko, and J. S. Yeo; Conservation Coordinator Deborah Montemerlo.

The Board met with the Conservation Commission and Conservation Coordinator Deborah Montemerlo to further consider a proper response to the National Park Service letter of May 4, 1990, relative to the Town's application for the Fort Devens Annex property.

Executive Secretary Thompson reminded that at a previous meeting, the Board had voted to endorse the draft letter prepared by Ms. Montemerlo; and he informed that said draft was re-worded so that it would relate only to Sudbury individually and not Hudson and Sudbury jointly.

Also, the Executive Secretary informed the Board that today Hudson Executive Assistant Paul Blazar by telephone informed him that his Board of Selectmen intends to notify the General Services Administration of their acceptance of the offer of 35 acres. Mr. Blazar also informed him that Hudson would continue to support Sudbury in its application for their portion of the Devens property.

After discussion with the Conservation Commission on amendments proposed by Gordon Henley, the Board of Selectmen approved a response to Robert F. Gift of the National Park Service concerning the GSA's request of May 4 for a new joint application, a copy of which is attached and made a part of these minutes.

Permanent Landscape Committee - Resignation and Appointment

It was on motion unanimously

VOTED: To accept the resignation dated May 22, 1990 of Deborah B. Kruskal from the Permanent Landscape Committee; and to appoint Marylyn Benson of 166 Goodman's Hill Road, to serve in her place.

Easements

It was on motion unanimously

VOTED: To accept the following easements:

- Walkway Easement granted by Marjorie Minkin over Lot 38, Goodman's Hill Road, as shown on "Plan Showing Walkway Easement Over Land of Marjorie Minkin Goodman's Hill Road Sudbury, MA", dated January 9, 1990, drawn by Town of Sudbury Engineering Department; and

- Drainage Easement granted by Thomas F. and Sylvia F. O'Connor, 25 Morse Road, as shown on "Plan Showing Drain Easement Over Land of Thomas F. & Sylvia F. O'Connor 250 Morse Road Sudbury, MA.", dated March 15, 1990, and drawn by Town of Sudbury Engineering Department.



Town of Sudbury v. Arnold Greene Testing Laboratories, Inc. - Release

Upon review, it was on motion unanimously

VOTED: To execute Release in the amount of \$3,000.00 on behalf of the Town in Town of Sudbury v. Arnold Greene Testing Laboratories, Inc., Middlesex Superior Court Civil Action No. 84-6046.

Budget and Personnel Officer Terri Ackerman - Performance Review

The Board reviewed and approved the Performance Report dated May 21, 1990, from Budget and Personnel Officer Terri Ackerman.

Chairman Cope commended her for her excellent work over the past year and expressed the Board's unanimous feeling that the Town is most fortunate to have the services of a person of her caliber.

It was on motion unanimously

VOTED: To approve step increase for Terri Ackerman from Step 4 to Step 5, Grade 11, effective June 10, 1990.

Senate Bill 909 - Zoning Changes

It was on motion unanimously

VOTED: To table discussion of the question of taking a position on Senate Bill 909 which proposes amendments to Massachusetts General Laws c. 40A, until such time as same can be reviewed further with Town Counsel.

The Selectmen requested the Executive Secretary to specifically ask Town Counsel for his comments as to whether the Bill weakens or strengthens Chapter 40A.

Interline Transfers

Upon review of memorandum dated May 31, 1990 from Janet Silva concerning interline transfer requests for Unclassified Accounts, it was on motion unanimously

VOTED: To approve the following interline transfer requests for Unclassified Accounts:

- \$4,382 from 950-800 Health Insurance to 950-821 Workers' Compensation;
- \$540 from 950-800 Health Insurance to 950-801 Life Insurance; and
- Estimated \$3,000+ as necessary from remaining balance (\$3,095) 950-951 Copying and, if needed, from 950-803 Property Liability Insurance to 950-816 Telephone.

Minutes

It was on motion unanimously

VOTED: To approve the minutes of May 7, 1990, major portion, May 14, 1990, remainder portion, and May 21, 1990, regular and executive sessions, as presented; and to approve the minutes of May 14, 1990, executive session, as corrected.

Building Inspector

At the request of Chairman Cope, the Executive Secretary will request that the Building Inspector look into the former Dingley property on Route 20 concerning an advertisement offering rental truck space for \$50.

Sears and Schofield Septage Storage Tank

The Board acknowledged receipt of memorandum dated May 23, 1990, from Assistant Town Counsel David J. Doneski, regarding the Town's ability to force removal of the Sears and Schofield Septage Storage Tank.

Executive Session

At 10:20 p.m., it was on motion by roll call vote unanimously

VOTED: To enter into Executive Session for the purpose of discussing a litigation matter.

(Chairman Cope, aye; Selectman Wallace, aye; Selectman Drobinski, aye.)

Chairman Cope announced that the regular session would not reconvene.

There being no further business to come before the Board, the meeting was adjourned at 10:30 p.m.

Attest:

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Richard E. Thompson  
Executive Secretary-Clerk



443-8891

## TOWN OF SUBURRY

Office of Selectmen

Sudbury, Mass. 01776

June 4, 1990

Mr. Robert F. Gift, Chief  
Department of the Interior  
National Park Service  
Environment and Recreation Assistance Division  
Mid-Atlantic Region  
143 South Third Street  
Philadelphia, Pennsylvania 19106

Re: Fort Devens Training Annex, Sudbury, Massachusetts  
D-MA-704B

Dear Mr. Gift:

The Town of Sudbury received, on May 4, 1990, your letter referenced as S74(MAR-PD) concerning the recent G.S.A. request for a new joint application from Sudbury and Hudson. The application would request a transfer, under Section 203 (k)(2) of the Federal Administrative Services Act of 1949 (63 Stat. 387), of a portion of the excess 289 acres of the Fort Devens Annex. The G.S.A. has not been in direct contact with the towns to date with this offer. The only notification we have received, prior to your referenced correspondence concerning the request for a new application, was a telephone call at the end of April from Ray Andrews of your office.

The Towns of Sudbury and Hudson are still very much interested in acquiring all or part of the excess 289 acres. Protection of the existing and potential trail linkages, ground and surface water supplies, passive and active recreational park uses, archaeological sites, and wildlife corridors remain a high priority. Future acquisition will continue to be actively pursued by the towns.

Recent information has been received by the towns through our regional planning group, the Metropolitan Area Planning Council. This information indicates that the Department of the Army and the Environmental Protection Agency have agreed to conduct a detailed investigation of the Fort Devens Annex, including all of the excess 289 acres, for further identification of potential contamination sites. We understand from E.P.A. that at least one additional potential site is contained within the 289 excess acres. We do not know the location of this site or the extent and composition of the possible contaminants.

The Towns of Sudbury and Hudson and the Metropolitan Area Planning Council fully support the E.P.A. and the Department of the Army in their decision to conduct a complete and thorough investigation of the site. In light of these recent findings, we believe that no portion of the Fort Devens

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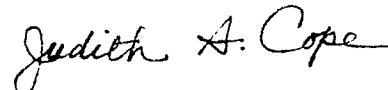
June 4, 1990

Annex should be excessed, for any use, until the investigation is concluded and the full extent and composition of any contamination is known. When the investigation is concluded, the towns will be in a position to continue negotiations with the G.S.A. for full or partial acquisition of the excess 289 acres. We cannot, given the current situation and our desires as stated in the original application, accept your proposal for only the 65 acres at the exclusion of any remaining land. Our original application of August 28, 1989 is on file. We are ready to continue discussion at a later date, using our original proposal and the prior agreements and promises made to the Town of Sudbury as the starting point for future negotiations.

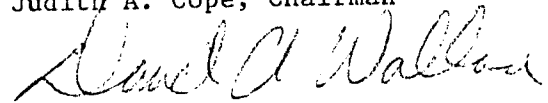
We hope that both the National Park Service and the General Services Administration will understand and accept our current position. We feel strongly that continuing disposal actions on the site while it is listed as a federal SuperFund site is not in the best public interest and is contrary to the recommendations of the Department of the Army, the E.P.A. and the affected towns.

Very truly yours,

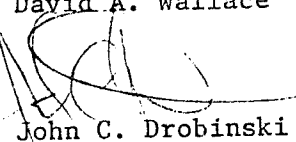
TOWN OF SUDBURY  
Board of Selectmen



Judith A. Cope, Chairman



David A. Wallace



John C. Drobinski

cc: Sudbury Housing Authority  
Paul Blazar, Executive Secretary, Town of Hudson  
Gordon M. Tucker, Sudbury neighborhood representative  
Conservation Commission  
David Soule, Executive Director, MAPC  
General Services Administration (Boston - William J. Diamond, Regional  
Administrator and Paul Vaccaro, Director and Washington -  
P. Daniel Smith, Special Assistant to the Commissioner  
National Park Services (Washington - William Spitzer, Chief, Division of  
Recreation Resources Assistance)  
Environmental Protection Agency (Boston - James Byrne)