BOARD OF HEALTH MINUTES

April 3, 2019

(As Approved – June 5, 2019)

Present: Walter Wolf, DPM, Chair; Diane Dietzen, MD, Vice Chair; Jessica Collins, Clerk; Sharon Hart, Public Health Director; Jennifer Jernigan, Assistant Public Health Director; Stephen Frantz, South Hadley; Kathleen Davis, South Hadley; Robert Pleasure, South Hadley; Rudy Ternbach, South Hadley.

The Board of Health Meeting was called to order at 4:32 p.m. by Dr. Wolf.

1. Acceptance of Minutes:

Dr. Wolf motioned to accept the minutes of the March 6, 2019 meeting. Jessica Collins seconded. All were in favor.

2. Director’s Report:

- There were several teleconferences and conferences on adult immunizations, Hep A and the measles outbreak.
- Director Hart spoke about an upcoming MRC conference for all of Hampshire County that she will be hosting. There is no funding coming in but there is some left to put this conference on.
- Director Hart wrote a letter of support for SAMHSA’s Strategic Prevention Framework for SPIFFY.
- Director Hart mentioned the Neighborhoods for all Ages meeting. The Community Forum on March 27 along the same topic was also mentioned.
- The Monthly Water Quality Reports were mentioned.
- The new Senior Center preliminary building plans were discussed. The kitchen plans have not yet been received. Jessica Collins stated that she is concerned about the loss of trees. Director Hart is interested in an outdoor playground for seniors.
- A records request on the number of I/A systems put in South Hadley was reviewed and also the perc tests done since last Board meeting were discussed as well as a couple upgrades.
- The Loomis Village kitchen renovation was discussed.

Director Hart stated that she had forwarded most of this information to the Board already but she is just reviewing it.
- Tobacco vendor training was reviewed and the tobacco grant.
- Director mentioned the water testing timeline and gravel pit and Dry Brook timeline put together by Jennifer Jernigan.
- Foodborne illness investigation, hoarding and housing issues were mentioned.
- The Big Y food plan review was brought up.
- North Pole Estates was reviewed.
- Pattycakes Bakery operation discussed with the Board.
- Mt. Holyoke College Boom event mix-up with the food trucks and timing issues were reviewed with the College. Only 3 trucks may end up being permitted in time and some we already had ready. Applications are supposed to be in 30 days in advance. So, there were truck inspections today.
- One of the housing inspections that was done by the department was reviewed as the fire department was involved. There was a hoarding issue there. The list of housing inspections was also mentioned.
- Director Hart did a tobacco grant webinar and a demolition permit that she handled was discussed.
- Director Hart participated in a webinar for animal control ceu.’s. She also attended an Adult Immunization Conference.
- The changes in the food code were discussed. The State Sanitary Code took out retail food. Quite a few health departments are putting in additional regulations to include them. Director Hart asked that if the Board of Health wants the Health Department to continue to permit and inspect facilities which only sell retail food, they can let her know. We do have regulations that we can use.
- There were no comments on the complaint log.
- Unexpected opioid death information was passed out to the Board. Jessica Collins inquired about ambulance data. Director Hart responded that it is not known where in S. Hadley it occurred.
- On April 30th (daytime) and May 1st (evening), Director Hart arranged for the Council on Aging to have speakers from the Drug and Alcohol Task Force available to talk on drug issues and the drug takeback program. Director Hart also mentioned the RAD class she helped set up there. She has an idea on journal writing for elders. She may get journals for the Council on Aging to use.

**Director Hart then asked the Board if they had any questions on the report.**

Jessica Collins asked about the Holyoke Gas and Electric Operational Plan for Herbicides. She wanted to know if the Board of Health and Conservation have to sign off on the plan. Director Hart responded, “No. They never have.” Director Hart stated that MDAR regulates it. Dr. Dietzen asked if they could question what is being sprayed. Director Hart said that “Yes, they could. There is a list provided of what they could use but it doesn’t specify what is being used at that moment in which area.”
3. **Old Business: 4:51 pm**

(a): **Gravel Business Expansion – Chicopee Concrete Services**

(1) Letter to forbid – Town Counsel – no legal basis or affect

(2) Letter to forbid – Attorney General – TBD, Jessica Collins

Director Hart stated that in terms of keeping a timeline of what has been done and what hasn’t been, she wasn’t sure if Jessica Collins was still going to send a letter to the Attorney General. Jessica Collins stated that she never composed the letter. Dr. Wolf stated that he thinks that the Board of Health should still do it. Dr. Dietzen said that in general she would like to find out what can be forbidden by the Board of Health – not just specific to Chicopee Concrete Services. Dr. Wolf responded that in his 9 years on the Board of Health, they had never had to forbid anything before. Dr. Dietzen said that the language of the statute made it seem like you could do that but more information is needed. Director Hart stated that a regulation can be done as long as it doesn’t go against Mass General Law. The Town Counsel said that you can’t forbid the Planning Board to issue their special permit. If they are legislatively mandated to do this, the Board of Health can’t tell them that they can’t do it. It was Director Hart’s understanding that this is what Town Counsel came back with and the Board of Health wanted to make sure that the Attorney General was on board with that. Dr. Wolf stated that the other thing that may make this all moot too is that it has also been identified that ideally any time a special permit is applied for, the Board is supposed to be notified by mail and given 45 days for review, like they are being given now with North Pole Estates. Jessica Collins responded that she didn’t think the attorney was aware of that requirement. He couldn’t find language about that. Director Hart stated that it could be a Planning Board bylaw requirement but she is not sure. Jessica Collins stated that anyway, again, they were not notified directly by Richard Harris of the North Pole Estates. Director Hart told the Board that it went to her because in her job description and based on Mass General Law, that is what she is required to do. You have to be trained in whatever it is you are looking for.

Dr. Dietzen stated that the question still remains: Is there a place in Mass General Law where the Board of Health can forbid something? We need to ask the Attorney General. Director Hart agreed that it would be good to know for their own understanding. Jessica Collins stated that she is not willing to draft the letter.

Rudy Ternbach spoke and wanted to verify that Board of Health’s have veto power over septic tanks. This topic may become important if these developments happen, he stated. Director confirmed that the Board of Health does have authority over Title 5. Director Hart asked Rudy to hold his thought on the water conference he has come up with and also the septic

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system issue with North Pole Estates until they are ready for that topic. Right now, they are discussing the gravel pit and a letter.

Dr. Dietzen volunteered to draft the letter to the Attorney General. Dr. Wolf okayed this and asked Dr. Dietzen to submit it to Director Hart. Director Hart will disseminate it to the Board.

Kathleen Davis spoke up and said that the Board should know that the issue is not dead. Chicopee Concrete has petitioned the Zoning Board of Appeals to continue with the Special Permit. Dr. Dietzen said, correct, and that they are going to check with the Attorney General on if they can forbid it and then that the next piece is asking if the Board or others can write a regulation to forbid the gravel pit. Then there is if we feel comfortable with what the Planning Board has proposed at their March 25, 2019 meeting, stated Dr. Dietzen. Jessica Collins stated that in the March 25th meeting there were 6 articles drafted – one to forbid the gravel pit in that area. Then it goes to the Bylaw Review Committee. Director Hart added that the new Town Counsel will also review it.

4. Public Hearing: 5:00 p.m. – Institute Regulations on Water Testing in Municipal Buildings and Facilities

Dr. Wolf opened up the public hearing. He asked all speakers to sign in.

Jessica Collins stated that she was hoping to go through the draft and discuss why areas in it are highlighted. Director Hart stated that the yellow highlights are what the subcommittee put in for wording and the non-highlighted areas are what she herself put in. Originally, we were going by DEP standards, Director Hart added, and because their standards can change, it was worded in such a way so that we don’t have to redo the regulation each time their standards change. Also, the Town Attorney stated that anything below DEP standards, we can’t enforce. Dr. Dietzen then asked about a “goal” of zero and Director Hart confirmed that this would not be enforceable.

Not every municipal building will be tested every year because of funding, per Director Hart. Buildings will need to be prioritized and some money should be used for remediation. Town Meeting has to approve, every year, the $10,000 budgeted. So, the Board of Health should develop a program and spend appropriately. It is up to the Board what that looks like, Director Hart stated. Budget constraints were brought up.

Jessica Collins discussed an Act right now to create a budget for water testing in the schools. Robert Pleasure stated that the Act has been re-introduced. It was sent to a study commission.

Dr. Wolf asked to get to the meat of the draft. Jessica Collins asked about the blue and green areas of the draft. The blue areas state that the entities should advise the Board of Health, per
Director Hart. Director Hart thinks the Board of Health should advise the entities by coming up with a program. Jessica Collins spoke about this blue area getting to their frustrations with the School Department not informing them of the remediation efforts from the past Fall. Dr. Wolf thinks there should be a timeframe to notify within 30 days the results of any test and any additional action and testing taken added to this blue area. The green section is what Director Hart altered and suggests instead of the yellow above it. Director Hart stated that the part where it mentions “drinking water and water used in kitchen cleaning” is limiting oversight to just that. Dr. Wolf stated to have that eliminated then. All were in agreement.

The last page on required remediation, Dr. Hart pointed out, should be removed. They should be required to move toward whatever the state standard is. Dr. Wolf agreed to have it re-worded to be required to move toward the state standard then. All were in agreement.

Dr. Dietzen asked for public comment on any of these changes. Kathleen Davis commented that 15 ppb is an error to be included in these regulations. The number is not talking about water coming into the building via faucets based on the plumbing in that building. It still allows for individuals to ingest lead. No level of lead is appropriate for children to ingest on a regular basis. Kathleen feels that DEP is wrong when it comes to looking at individual outlets. This number of 15 ppb is about water before coming into a building. The Board of Health should be saying this is for the health of children. The Board of Health can set the standard for the state, she feels. Kathleen feels that the Board of Health can say less than one. Even the State, present law before the legislature, says less than one. “But there is no way to enforce that.” stated Dr. Dietzen. Kathleen hopes that the Board of Health will. Kathleen applauds the Board for looking at this and stated that they can set the standards for the state.

Dr. Wolf is concerned with the enforceability of this. Kathleen said that they can say less than one. It would be much more reasonable in terms of what we know about health, she feels. Director Hart stated that we follow state regulations and state standards unless we come up with a Board of Health regulation which is above and beyond and enforceable.

Dr. Wolf stated that we should be trying to improve communication across departments and also our communication to the public. So, if we do adopt less than one ppb but we can’t enforce it, we can at least report it to the public: to the Town Reminder, to our website, etc. Dr. Wolf feels that we can use this document and say less than one and demand reporting and suitable actions be taken. We are all frustrated about the lack of communication and about the lack of reporting about something being done. Dr. Wolf wants to meet all the different things going on in the room and feels this would do it. Director Hart stated that it is up to the Board. The new Town Counsel would then review it.

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Robert Pleasure commented that there is no state regulation for water in school or municipal buildings or child care facilities. There is no 15 ppb or 3 ppb for schools in the state of Massachusetts. The only regulation that there is, is for water suppliers and water districts and it is 15 ppb and a target of zero.

Dr. Wolf proposes not changing the Water Regulation document at all. Just change page 6: use less than 1 ppb for lead as the target. But then DEP will still enforce state mandated levels, stated Dr. Dietzen. Director Hart was in agreement with this statement by Dr. Dietzen. Dr. Wolf asked that if they modify the document to less than 1 ppb, where do they do it? Page 4, therefore section stated Jessica Collins. Page 7, paragraph E, per Director Hart, Doctor Wolf and Dr. Dietzen. It was agreed to alter both places. Jessica Collins feels that the bottom of page 4, where it states “therefore” needs to be clearer as to the target. Appendix A sets out a remediation program that they need to adopt, per Robert Pleasure.

It was decided to:

- At page 7, paragraph E, to end first sentence at Appendix A. Then go on to start the second sentence that we as the Board of Health are requiring to have the max of 1 ppb lead and 1.3 ppb for copper. The Board wants to have the sentence end there and leave the rest out. Dr. Dietzen added that there should still be language that states that if someday the state lowers the standards to less than this, that supersedes these amounts. The Board agreed.

There was a question as to cost and Dr. Wolf and Jessica Collins felt that cost should not be their concern. Jessica Collins stated that if they worry about the cost of every public health measure, they would never get anything done. Dr. Dietzen stated that they have to think comparatively and that not everything can be the absolute most important thing. So, we have to have some sense of the cost. Perhaps something else, like opioid education, can have a bigger public health impact. We do need to have some sense of the cost.

Dr. Wolf asked the audience how they liked the change in the verbiage. Robert Pleasure asked that they would require an action level at 1.1 ppb? That is not a goal? They would have to close everything down? Dr. Wolf responded that they are saying that at 1.1 ppb action is required to remediate. Then they go to Appendix A. Dr. Wolf doesn’t feel comfortable saying less than 1 ppb or a goal of zero.

Dr. Wolf stated that the document needs to be reworked a little bit longer. He suggested continuing the public hearing to next month. Director Hart stated that what he just stated for
changes can be taken into consideration today and voted on today. We can type up the changes and then run it by the Board to see if anything was left out or needs to be changed. No one wanted more deliberation on the changes discussed. Dr. Wolf then motioned to approve the proposed changes to pages 6 and 7. Dr. Dietzen seconded. All were in favor. Dr. Wolf closed the public hearing at 5:55 p.m.

5: New Business – Subdivision – Dry Brook Hill

“Robert Pleasure is working with the Planning Board on Zoning bylaws?” asked Director Hart. Jessica Collins responded that she doesn’t think so and stated that Robert Pleasure could correct her if she was wrong. Jessica stated that she thinks Richard Harris and the Conservation Commission did six articles, with one prohibiting sand and gravel operations in Zone 2. Jessica recommended getting a copy of the warrant articles and see the Town website as well. Robert Pleasure said to look at the Planning Board website for those warrant articles. Dr. Dietzen asked if then there will be a public hearing on this next and then a town meeting vote. Robert Pleasure stated that the Planning Board did not vote themselves on this yet at a public hearing.

Jessica Collins stated that at the Planning Board meeting on March 25, 2019 there was some discussion about changing lot sizes. Director Hart asked if the discussion was changing to a 80,000 lot from a 40,000 lot? Walter Hamilton stated that she would have to ask Richard Harris in Planning on this. Dr. Dietzen added that there was a debate about affordable housing. Then two days later, per Jessica Collins, the application for North Pole Estates subdivision came out. Director Hart responded that with this application, they are meeting the Title 5 requirements and are looking for comments within 45 days, as she understands it. With Zone 2, there is Title 5. They are not doing an aggregate system, Director Hart explained. If they were doing an aggregate system, it would be that they are doing aggregate housing, like a condominium or apartment buildings, which would fall under DEP. Director Hart spoke to DEP today and they emailed both her and Mr. Pleasure and Neva from the Conservation Commission. Because this subdivision would be hooking up to town water, and not drinking supply wells, DEP does not have an issue. Director Hart stated that four-bedroom houses can be built. They meet that requirement.

The Board voiced their concerns over pesticides, fertilizers, motor oil, septic systems and car traffic. There will be possibly a minimum of two cars per household, added Director Hart, and also some excavation to level out the area. Town sewer is not available in that area, she added.

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Dr. Wolf stated that they can draft a letter about their drinking water contamination concerns. They have great opposition to this and don’t feel that it should move forward.

Director Hart stated that they are looking for input and the Board of Health does have input. We look at the laws and Title 5. The Board of Health can oversee Title 5. Director Hart then reviewed the process that occurs in the Health Department when she receives something like this. She stated that she looks at: public nuisance creation, floor drain requirements, stormwater basins, tracking pads, water availability and if there are trucks causing a need for dust control. Jessica Collins thinks that looking at the Smart Growth documents that Neva from the Conservation Commission emailed Director Hart would be worth taking a look at for this project as well. Jessica wants a bylaw created that would be based on the Smart Growth project. She wants to know if they can be required to share a wastewater disposal system. Director Hart stated that only if they were doing an aggregate housing project. Director Hart will check with DEP if they can be required to share a system as Jessica requests. Director Hart stated they can do individual systems in Zone II of a drinking water supply if they have 440 pgd on a 40,000 square foot lot. All the lots in the preliminary plan are greater than 40,000 square feet. Robert Pleasure stated that he and Neva had read about this in the Toolkit that DEP put out and there are exceptions where the ownership is conveyed separately to individuals and they are then permitted to have on-site septic. They are quite frustrated.

Robert Pleasure stated that he has a suggestion on how to deal with this. He feels that we have broken new ground by having all 4 departments/boards meet on this together. Robert Pleasure stated that the significance of them getting a preliminary plan approved is that if the initial plan is approved and then they send within 7 months a more definitive plan, it freezes laws/regulations/bylaws at the time they sent in the initial plan, if the definitive plan is approved. Mr. Pleasure will check on this to make sure. Robert Pleasure feels that they just say septic system and it is hard to make a determination to whether this is a safe situation.

The gravel pit has been operating without a permit for years, so they were closed. They were not complying with zoning by operating without a permit. Robert Pleasure thinks that the Planning Board should be asked to have a preliminary hearing. There needs to be an accounting of all cubic yards taken out. Have all the fees been paid to the town? Have they complied with all reasonable regulations? There are many unknowns because this area has operated without permits and inspections for many, many years, Robert Pleasure stated. Director Hart stated that a permit cannot be given if there are any outstanding bills. Most important to public health, per Mr. Pleasure, has reclamation taken place? He believes that no reclamation has taken place. The company has committed to reclamation after they were done with Cell 1 and 2, per the Planning Board minutes, Robert Pleasure believes. For all intents and purposes, Mr. Pleasure stated, Chicopee Concrete is done. They do have an appeal pending. Director Hart agreed. She stated that what is being said is they are grandfathered and the town hasn’t stopped them. A man in the

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audience spoke and stated that they believe they are grandfathered but the property was transferred from the grandfather to the grandson in 2003. Grandfathering was only related to the historical area in Cell 1, per Robert Pleasure, and they are way beyond Cell 1.

Jessica Collins added that she would like to add one more to the list of offenses that Robert Pleasure listed. At one of the January planning board meetings, where the gentleman who had joined us once for our Board of Health meeting was, this gentleman came out at one point and stated, “You want housing? Housing would be worse.” Jessica feels that clearly, corporate social responsibility is not a principle for Chicopee Concrete and she would like to add that. Jessica wanted to know why the town would listen to that, especially when it involves the Town aquifer. It was discussed among the Board and audience that this has worked before, like with the Rivercrest Development. Someone mentioned in the audience that they also use the fear that is engendered by these threats.

Robert Pleasure wanted to add one more point. He doesn’t know if they did anything wrong. We just don’t know. But it seems fair to say to the Planning Board that we need to clear the air so that we know if this is a futile process. If they did not have a permit for all these years, it’s a $300 fine per day. There is a reclamation process and if you let that go, the Town is going to possibly end up holding the bag for that wasteland. A man in the audience stated, “Let’s be clear. There was never a permit or monitoring for the gravel pit.” Another man stated that they could have a science conference to determine how much volume was removed to figure out a bill.

Dr. Wolf read the proposed letter to the Planning Board that he drafted during this meeting. He asked for public input. Alterations were then made after comments were received. Revisions included “may” have violations and that the Board of Health is happy to have a joint meeting to share concerns. Mr. Pleasure added that there needs to be an accounting and inspection. Dr. Dietzen added that we have to be working towards something that encompasses that we are willing to let people do these limited things with this land or we are not and here is attached how we are willing to buy the land off of them because we can’t keep denying the land use. Director Hart was in agreement with that statement and she has concerns over the Board continuing to deny the land use. Jessica Collins mentioned new state funding for this type of situation. Dr. Wolf stated that he thought months and months ago that the land should be purchased and placed in conservation. He believes this should happen.

Dr. Wolf gave Jennifer Jernigan the letter. He asked that it be typed up and disseminated to all three Board members for approval.

Dr. Dietzen made the comment that someone could alter the language in the proposed zoning changes that there is no excavation, period, not even for the purpose of building a house and then

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you solve the problem. Someone from the audience agreed that this could be done because the plan is not final yet. Director Hart asked that if this regulation goes into effect before Chicopee Concrete comes in with their definitive plan for North Pole Estates, then do they have to go by the new regulations? A man in the audience stated that is what will be the argument. Robert Pleasure said that the plans cannot even be considered until they clean up their mess. Dr. Dietzen added that the problem will be that someone has to be responsible for determining what they may or not owe. Discussion ensued about which department would be responsible to do that.

A man from the audience stated that he wanted it in the record that thanks to Director Hart’s recommendation, a first annual South Hadley Conservancy Conference will take place on April 7, 2019.

The next meeting of the Board of Health was set for Monday, May 6, 2019 at 5:00 p.m.

6: Adjournment

At 6:38 p.m., Dr. Wolf motioned to adjourn. Dr. Dietzen seconded. All were in favor.

Respectfully submitted,

Jennifer J. Jernigan
Assistant Public Health Director

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ATTACHMENT A
Unintentional Suspected Opioid Overdose Fatalities: January – December 2018

South Hadley Senior Center Building Systems Summary

Loomis Village Gardenside – Mackenzie Architects Plans

Free Retail Tobacco Training Information

First Annual South Hadley Conservancy Conference Flyer

Email from John Bourcier, DEP dated April 3, 2019 Regarding South Hadley Subdivision – North Pole Estates

Town of South Hadley Board of Health Water Testing Regulation – Draft

Town of S. Hadley Bylaws – Chapter 237. Water

Letter from Attorney O’Toole dated 2/14/19 regarding Water Testing Regulations Draft


Page 9 – Permanent Measures to reduce lead or eliminate the sources of lead.

Senate Docket No. 1991 Filed on 1/18/2019

Wild Animal By-law email from Mike Sullivan dated 4/1/19

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Symposium Information on April 8, 2019 – Infection in People Who Inject Drugs
Email from DPH on Hepatitis A outbreak teleconference – April 10, 2019

Email from Hampshire County MRC dated February 20, 2019 on Class on 3/26/19 Regarding Vaccine Preventable Diseases

National Prescription Drug Take Back Day

Neighborhoods for All Ages Information

Community Forum March 27, 2019 Information

Information on Meng. B Response Review Workshop

South Hadley Police Department DPH Report 3-14-19 and Corrective Actions Taken Letter

SAMHSA Letter of Support Request and Accompanying Support Letter

Records Request made by Walter Hamilton on the Board of Health Minutes pertaining to Dry Brook Development from 2005-2006.

Records Request made by Jesslyn Sanderson on the Number of Permits Issued for I/A systems in 2018.

Title 5 Inspection Form on 652 Amherst Road

System Pumping Record on 28 Cove Island

Letter from Fuss & O’Neill dated February 19, 2019 regarding the YOP for the Application of Herbicides by the Holyoke Gas and Electric Department

Notice from the Department of Agricultural Resources on the YOP submitted by Holyoke Gas and Electric

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Monthly Water Quality Report for February 2019 from the Mass Water Resources Authority

Email from Richard Harris, Town Planner to Sharon Hart dated March 27, 2019 Regarding North Pole Estates – Preliminary Subdivision Plan
Letter of Transmittal from R Levesque Associates, Inc. regarding Preliminary Subdivision Application

Email from Jessica Collins dated March 27, 2019 on New Information Regarding Dry Brook Hill.

Email from Sharon Hart to Board Members on April 1, 2019 regarding North Pole Estates Preliminary Plan – Town of South Hadley – You have a New Application for Review at 328 Hadley Street

Email from Jessica Collins dated April 1, 2019 entitled “Would you pass this on to your BOH cohorts.”

Email dated February 27, 2019 entitled “Water Testing” from Sharon Hart to the Board of Health

Email dated March 8, 2019 from Sharon Hart to the Board of Health entitled “March 11, 2019 Planning Board Meeting Agenda and Background Materials.”

Email dated March 11, 2019 from Jennifer Jernigan to the Board of Health and Director Hart regarding the next Conservation Committee Meeting

Email dated March 12, 2019 from Sharon Hart to the Board of Health regarding a Drinking Water Program – Wellhead Protection Plan

Email from Jennifer Jernigan dated March 18, 2019 to the Board of Health Regarding the Minutes from the BOH Meeting on March 6, 2019

Email from Richard Harris dated March 22, 2019 regarding the March 25, 2019 Planning Board Meeting Agenda and Background Materials

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Information from the Town of South Hadley Planning Board on Mr. Leo Ouelette Obtaining an Earth Removal Permit for Map 54 – Parcel 20

Email from Kathleen Davis Dated March 19, 2019 asking on the posting of the Water Regulations.

Email dated March 13, 2019 from Jennifer Jernigan regarding the
Water Testing Regulations – Public Hearing date and the replies from the Board of Health

Email dated March 29, 2019 from Sharon Hart to the Board of Health on the Water Quality Regulations draft

Email dated April 1, 2019 from Sharon Hart to the Board of Health on the Highlighted Areas of the Water Testing Regulation

Article on the Health Effects of Excess Copper – Copper in Drinking Water