1. All receipts from fees will be credited to this fund.

2. Payments for expenses associated with processing of applications and other related expenditures related to the Zoning Board of Appeals will be disbursed from this fund.

3. The Zoning Board of Appeals is authorized to expend monies from this fund.

4. The dollar limit on the amount that may be spent from this fund in the ensuing year is $3,000, but in no event may it exceed the current balance.

ARTICLE 20: To see if the Town will vote to approve the following Resolution, or to take any other action relative thereto:

RESOLUTION TO BAN “FRACKED GAS” PIPELINES AND TO CHAMPION SUSTAINABLE ENERGY

Whereas a proposed High-Pressure Pipeline carrying natural gas obtained through hydraulic fracturing may come through Chesterfield, or neighboring communities, bringing said fuel en route to Dracut, Massachusetts to be used for electricity generation; and

Whereas said pipeline goes against current Massachusetts commitments to renewable energies and combating global climate change; and

Whereas said pipeline would destroy valuable forest, conservation land and farmland; and

Whereas a high-pressure gas pipeline, by its nature, carries the potential for leak, rupture or devastating explosion causing damage to property, the environment and lives; and

Whereas the cost of said pipeline would require Massachusetts citizens to pay a utility bill tariff as well as environmental costs not required by law for Tennessee Gas Pipeline Company, L.L.C. (“TGP”, a subsidiary of Kinder Morgan Energy Partners, L.P.), making ratepayers bear financial risk for the endeavors of a private corporation; now, therefore, be it

Resolved, that the people of Chesterfield, Massachusetts:

1. Hereby call on our Selectboard to stand in opposition to TGP's high pressured pipeline and not allow it within our town borders;

2. Oppose said pipeline, and any pipeline carrying natural gas obtained through hydraulic fracturing, within the borders of our Commonwealth; and

3. Hereby instruct our state and federal legislators and executive branch officials to enact legislation and take such other actions as are necessary to disallow such projects that go against our commitments to the environment and our long term economic wellbeing and safety, and, instead, to legislate more stringent energy efficiency and further exploration of and subsidies for renewable energy sources.

ARTICLE 21: To take up any other matter which may legally be brought before this meeting.