558 South Main Street, Raynham, MA 02767 **ph:** 508.824.2707

2/15 Streets and Sidewalks By-law

2/15.1 Permit

No town way shall be dug, nor opening made therein, for any purpose, nor shall any material, tree, obstruction or structure be placed within or removed from the town way without the written permit of the Board of Selectmen, or its authorized agent.

Permit Requirements

- (a) All work done under the permit shall be done under the supervision of, and to the satisfaction of, the Board of Selectmen or its authorized agent, and in conformity with conditions outlined in the permit.
- b) The entire expense of replacing the town way at the same level and in as good condition as before, with materials equal in specifications to those removed, shall be paid by the person or persons to whom the permit was issued.
- (c) The Board of Selectmen may require a bond, to be filed, prior to the permit issuance, to guarantee the faithful and satisfactory performance of the work, and payment for any damage to town ways and facilities caused by or resulting from the operations authorized by such permit.
- (d) The amount of the bond shall be determined by the Board of Selectmen, not to exceed the estimated cost of the work and possible damage, but shall not be less than \$500.

2/15.2 By-Law Relating to the Naming or Change of Name of Streets or Ways

No existing street or way shall be renamed, or shall any new or proposed street or way be named, without the prior approval of the Planning Board.

2/15.3 Town Owned Land Reverting to Property Owners Adjacent to Highways

All deeds given to property owner by the Town for land adjacent to the highway shall include a clause giving the right of easement to any public utility thereon located.