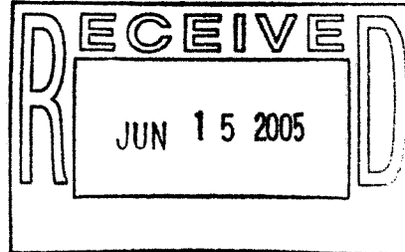


 **Boston Edison**  
157 Cordaville Road  
Southborough, Massachusetts 01772

Board of Selectmen  
Town Hall  
Acton, MA 01720



RE: Main Street  
Newton, MA  
W.O. #1416245  
*"Hearing Required"*  
Dear Members of the Board:

The enclosed petition and plan is being presented by the Boston Edison Company and Verizon New England, Inc. for the purpose of obtaining a Grant of Location to install one (1) pole 31/53, Main Street, Acton.

This work is necessary to reduce a span distance and to also provide underground electric service to #136 Main Street, Acton.

If you have any further questions, please contact Christine Cosby @ (508) 305-6989. Your prompt attention to this matter would be greatly appreciated.

Very truly yours,

A handwritten signature in cursive script that reads "Richard M. Schifone".

Richard M. Schifone  
Rights & Permits Supervisor

RMS/prg  
Enclosures

*Chairman must read notice to begin -*

**PETITION OF BOSTON EDISON COMPANY AND OTHER COMPANIES FOR JOINT  
OR IDENTICAL LOCATIONS FOR POLES**

To the **Board of Selectmen** of the Town of **ACTON**, Massachusetts:

Respectfully represent **BOSTON EDISON COMPANY** and **VERIZON NEW ENGLAND, INC.** companies subject to Chapter 166 of the General Laws (Ter. Ed.), that they desire to construct a line upon, along and across the public way or ways hereinafter specified.

WHEREFORE, your petitioners pray that after due notice and hearing as provided by law the **Board of Selectmen** may by Order grant your petitioners joint or identical locations for the erection or construction of poles, to be owned and used in common by them, and for such other fixtures including anchors and guys as may be necessary to sustain or protect the wires of the line, said poles to be located, substantially as shown on the plans made by **P. Dion**, dated **April 11, 2005** and filed herewith, upon, along and across the following public way or ways of said Town:

**Main Street**                      **Southwesterly side, approximately 45 feet southwest of Nylanders Way**  
**One (1) pole (31/53)**

Also for permission to lay and maintain underground laterals, cables and wires in the above or intersecting public ways for the purpose of making connections with such poles and buildings as each of said petitioners may desire for distributing purposes. Your petitioners agree to reserve space for one crossarm at a suitable point upon each of said poles for the telephone, fire and police signal wires owned by the Town and used for municipal purposes.

**BOSTON EDISON COMPANY**

By *Richard M. Schifone*  
Richard M. Schifone, Supervisor  
Rights & Permits

**VERIZON NEW ENGLAND, INC.**

By *Kelly Ann Condon*

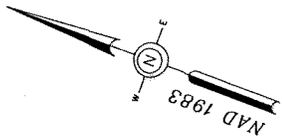
*Right of Way Manager*

Dated this 9<sup>th</sup> day of June 2005

Town of **ACTON**, Massachusetts.

Received and filed \_\_\_\_\_ 2005

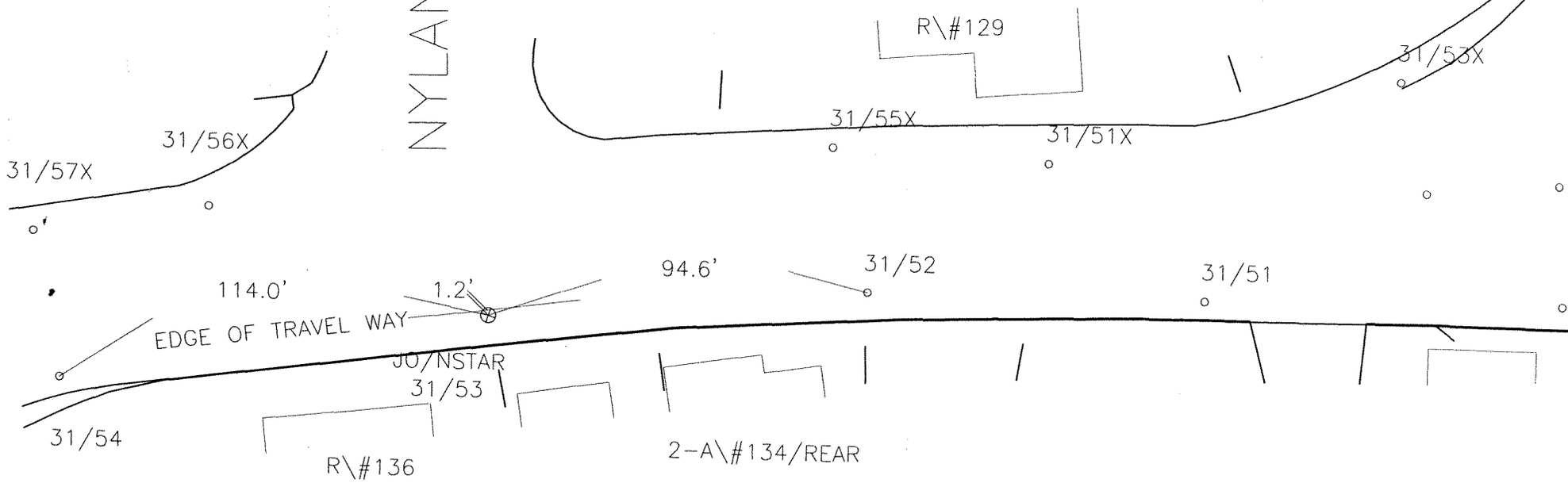




NYLANDERS WAY

SCHOOL ST

MAIN ST



THE LOCATION OF UNDERGROUND STRUCTURES ARE FROM PLANS AND RECORDS AND ARE APPROXIMATE ONLY.

**MASS. LAW**

REQUIRES 72 HOURS ADVANCE NOTICE TO UTILITY COMPANIES BEFORE DIGGING BY ANYONE. CALL DIG-SAFE 1-888-344-7233

C#		 GIS SERVICES 1165 MASSACHUSETTS AVE. DORCHESTER, MASS. 02125
Ward #		
Work Order #	1416245	Plan of MAIN ST., ACTON
Surveyed by	MER	
Structures by	RWB	Showing Proposed POLE LOCATION
Plotted by	PDM	
Approved	P. DION	Scale 1" = 40' Date APRIL 11, 2005
P#		SHEET 1 OF 1



**TOWN OF ACTON**  
472 Main Street  
Acton, Massachusetts, 01720  
Telephone (978) 264-9612  
Fax (978) 264-9630

**Don P. Johnson**  
Town Manager

---

**Beacon Community Newspapers**  
**ATTN: Legal Advertising**

June 27, 2005

VIA: Email - [legals@cnc.com](mailto:legals@cnc.com)

**Legal Notice**

Please publish the following Legal Notice in the **July 7th** edition of the **Acton Beacon**.

Send the bill to:

Acton Town Hall, 472 Main Street, Acton, Ma

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Please send a copy of the tear sheet to the Board of Selectmen and Town Manager.

Thank you

Christine Joyce  
Secretary

**TOWN OF ACTON**  
**NOTICE OF HEARING**

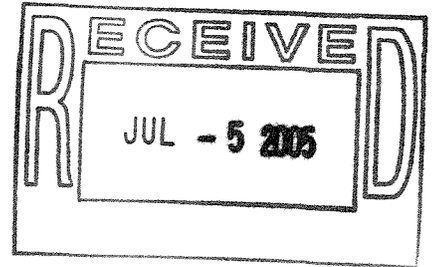
Acton Board of Selectmen  
Notice of Public Hearing

Boston Edison Company and Verizon New England, Inc. are petitioning the Acton Board of Selectmen for a new pole location on the southwesterly side of Main Street, approximately 45 feet southwest of Nylanders Way and between #134 and #136 Main Street . The public hearing will be held on Wednesday, July 18th, 2005 at 8:20p.m. at the Acton Town Hall, 472 Main Street, Room 204, 2nd floor.

Peter Ashton  
Chair

# The New Exchange Place

Concord Connection LLC  
136 Main Street  
Acton, MA 01720



June 28, 2005

Acton Board of Selectmen  
472 Main Street  
Acton, MA 01720

Dear Sir or Madam:

This letter is regarding the petition by Boston Edison and Verizon for a new pole between 134 Main Street and 136 Main Street.

First, please allow me to thank the Town Manager and the staff for the assistance they have provided to us in tracking down this petition and moving it forward for the Board consideration as soon as it was found. To put it mildly, Nstar has not been a company we'd choose to work with in the future, had there been a choice.

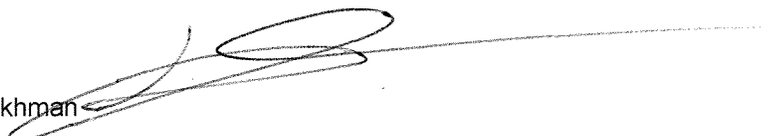
Please approve said petition by the two utility companies.

This pole is necessary for the completion of the 4-apartment building previously approved for construction as part of The New Exchange Place project and site plan. Without the new pole, utility services to the apartment building can't be extended, and The New Exchange Place can't be completed because existing poles along this stretch of Main Street are overloaded, according to Boston Edison's engineers. The new pole is urgently needed, as the apartment building interior finish work is nearing an anticipated end in August 2005.

Regretfully, we are unable to be present at this meeting due to a previously scheduled business trip abroad, but I hope you will be able to approve the petition in our absence.

Thank you for your consideration and assistance in getting the New Exchange Place project completed.

Sincerely,

Dmitry Goykhman 

General Manager

Concord Connection LLC.

Date: 6/6/05

To: Town Manager

From: Lily J Donity Boykman

Subject: The review/approval of electric poll placement for 136 Main str.

---

Dear Sir,

We have finally receive today a long awaited sketch for service at our project at 136 Main str., Acton.

As you probably know NSTAR was on strike and hasn't processed our work order for the poll since NOVEMBER 04',

It is now a rare opportunity to work with them to quickly move the issue forward.

I'm asking to try & put our issue on tonight board of Selectman meeting to approve the poll placement.

I appreciate your help and consideration very much. We're truly in very desperate state with NSTAR at this moment.

Sincerely,

Lily Boykman



One NSTAR Way, SW340  
Westwood, MA 02090

### Fax Correspondence

From The Tech Center -  
Commercial/Industrial Accounts  
Phone: 1-800-340-9822

Fax Number (781)-441-3194



To: Lilly

Fax: 978-235-0404

From: Joanna

Phone: (781)-441-8906

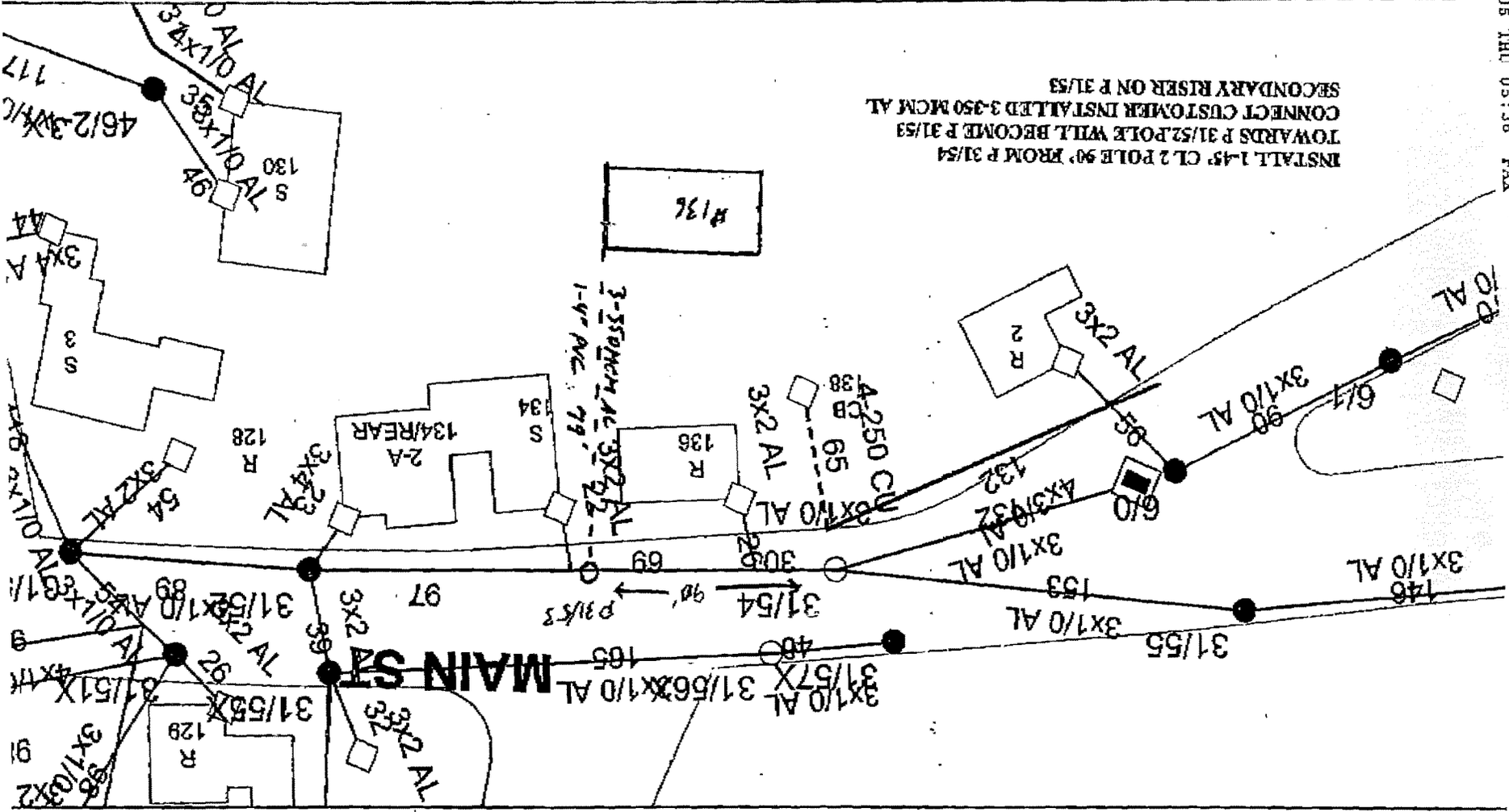
Date 6/6/05

Pages to follow (including cover): 2

Message area or instructions:

Sketch for service to 136 Main St.,  
Acton

Customer's Name/Title: <b>136 MAIN ST ACTON</b>	Prepared by: <b>K. KENNEDY 2/5/05</b>	Date Construction Work Assigned To:	Construction Work Completed By:
Sales Representative: <i>John Collier</i>	Electrician:	Switch Size:	Circuit Number: <b>416-H1</b>
<input checked="" type="checkbox"/> Overhead	<input type="checkbox"/> Underground	Purchase Order Number:	Secondary Sheet Number:



INSTALL 1-45' CL 2 POLE 90' FROM P 31/54  
TOWARDS P 31/52 POLE WILL BECOME P 31/53  
CONNECT CUSTOMER INSTALLED 3-350 MCM AL  
SECONDARY RISER ON P 31/53

Extra Cost	Overline	Tree	Trimming	Rock	Holes
------------	----------	------	----------	------	-------

**John Murray**

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**From:** Stephen Anderson  
**Sent:** Saturday, June 18, 2005 6:58 PM  
**To:** John Murray  
**Cc:** Don Johnson  
**Subject:** RE:Acton/GenSel: Electric and telephone pole location hearings

John:

Public utilities providing electricity are regulated by the State. See G.L. c. 164, and G.L. c. 166; *Boston Edison Co. v. Selectmen of Concord*, 355 Mass. 79, 82, 242 N.E.2d 868 (1968). By virtue of G.L. c. 166, § 21, as amended through St.1951, c. 476, § 1, the company has the authority to construct electric transmission lines "upon, along, under and across the public ways." General Laws c. 166, § 22, gives authority to boards of selectmen (boards) to grant street crossing locations for transmission lines. See generally *New England Power Co. v. Board of Selectmen of Amesbury*, 389 Mass. 69, 73-74, (1983).

Based on the SJC's decision in *Boston Edison Co. v. Town of Sudbury*, 356 Mass. 406, 423 (1969), the Board of Selectmen should express with precision the height and type of pole it is approving, particularly if it wants to have control over changes later proposed by the utility:

Under the somewhat vague language of [chapter 166], ss 21, 22, 27, and 28, we think that the locations therein mentioned are granted in relation to, and refer to substantially the particular type and magnitude of transmission line and of construction discussed when application is made to the selectmen. It cannot be inferred, when selectmen consider and grant a request for a location of a 115 KV line on H-frame wood poles sixty-five feet to eighty feet high, that thereby they are granting a location for the construction at some time in the indefinite future of a 230 KV line on steel towers 110 to 160 feet high. No doubt, a location, not expressed with precision, may be interpreted as permitting reasonable variations from, and replacements of, the particular structures proposed or in contemplation at the time. The proposed changes, however, seem to us to be substantial. Any doubt concerning the locations we resolve in favor of the public and against the grantee and against any implication of relinquishment of public rights. See Rhyne, Municipal Law, 509. The grants of locations, licenses in the public ways, by the selectmen acting as agents of the Commonwealth (see *Carroll v. Cambridge Elec. Light Co.*, 312 Mass. 89, 93, 43 N.E.2d 340) must be within the authority, reasonably construed, granted by s 22, the enabling statute (see *New England Tel. & Tel. Co. v. City of Brockton*, 332 Mass. 662, 664--665, 127 N.E.2d 301). At least in the absence of a clear indication to the contrary in the order, exercise of that authority should be viewed in relation to the line under discussion when the order was passed. See *Jennison v. Walker*, 11 Gray, 423, 426--427. See also *Chandler v. Jamaica Pond Aqueduct Corp.*, 125 Mass. 544, 550. Cf. *Marsh v. Haverhill Aqueduct Co.*, 134 Mass. 106, 108 (right to enlarge buried pipe 'to any reasonable extent which would not injure the (servient) landowners'); *Naumkeag Steam Cotton Co. v. American Glue Co.*, 244 Mass. 506, 508--509, 139 N.E. 296. Cf. also \*424 *Randall v. Grant*, 210 Mass. 302, 304, 96 N.E. 672; *Codman v. Wills*, 331 Mass. 154, 158, 118 N.E.2d 94; *Deacy v. Berberian*, 344 Mass. 321, 327--328, 182 N.E.2d 514. The selectmen have opportunity reasonably to consider, in the light of the substantial changes in the line now proposed, whether using the location for the new line will surcharge the easement and will 'incommode' the public use of the ways which Edison proposes to cross. See the Concord case, 355 Mass. 79, 87--93, 242 N.E.2d 868. See also *Hewitt v. Perry*, 309 Mass. 100, 105, 34 N.E.2d 489; *Jasper v. Worcester Spinning & Finishing Co.*, 318 Mass. 752, 761--

7/15/2005

762, 64 N.E.2d 89; Restatement: Property, ss 471, 482--484, Am. Law of Property, s 8.66; Powell, Real Property, ss 407, 415. We hold that, for the substantially increased size of line now proposed, Edison must obtain locations under G.L. c. 166, ss 21, 22, 27, and 28, as amended. Let me know if you have any questions.

Steve

-----Original Message-----

**From:** John Murray [mailto:jmurray@acton-ma.gov]  
**Sent:** Friday, June 17, 2005 10:56 AM  
**To:** Stephen D. Anderson  
**Cc:** Don Johnson  
**Subject:** Electric and telephone pole location hearings

Steve,

Attached below is a copy of MGL c 166 s. 22. In granting a pole location should the BoS specify height, type of material, ect. or just grant a location?

**CHAPTER 166. TELEPHONE AND TELEGRAPH COMPANIES, AND LINES FOR THE TRANSMISSION OF ELECTRICITY**

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**CONSTRUCTION OF LINES FOR TRANSMITTING ELECTRICITY**

**Chapter 166: Section 22 Consent of municipal officers to construct or alter lines**

Section 22. A company desiring to construct a line for such transmission upon, along, under or across a public way shall in writing petition the board of aldermen of the city or the selectmen of the town where it is proposed to construct such line for permission to erect or construct upon, along, under or across said way the wires, poles, piers, abutments or conduits necessary therefor. A public hearing shall be held on the petition, and written notice of the time and place of the hearing shall be mailed at least seven days prior thereto by the clerk of the city or by the selectmen of the town to all owners of real estate abutting upon that part of the way upon, along, across or under which the line is to be constructed, as such ownership is determined by the last preceding assessment for taxation. *After a public hearing as aforesaid, the board of aldermen or the selectmen may by order grant to the petitioner a location for such line, specifying therein where the poles, piers, abutments or conduits may be placed, and in respect to overhead lines may also specify the kind of poles, piers or abutments which may be used, the number of wires or cables which may be attached thereto, and the height to which the wires or cables may run.*

After the erection or construction of such line, the board of aldermen or selectmen may, after giving the company or its agents an opportunity to be heard, or upon petition of the company without notice or hearing, by order permit an increase in the number of wires or cables, and direct an alteration in the location of the poles, piers, abutments or conduits or in the height of the wires or cables. The board of

7/15/2005

aldermen or selectmen may, on written petition by two or more companies subject to this chapter, and having locations in any of the public ways of such city or town, without notice or hearing, by order transfer any such location from one of such companies to either or any of the other petitioners, or by order authorize any such company to attach its wires and fixtures to existing poles, piers or abutments of either or any of the other petitioners, or to maintain its wires or cables in the conduits of either or any of said other petitioners, or by order grant to said companies joint or identical locations for the maintenance of said existing poles, piers, abutments or conduits, to be used in common by them. The board of aldermen or selectmen may, on written petition by a company subject to this chapter having a location, or by two or more such companies having joint or identical locations, in any of the public ways of a city or town, in any case where a private way has been accepted as a public way, by order, without notice or hearing, grant a location or joint or identical locations to such company or companies for the maintenance of its or their poles, piers, abutments or conduits which were being maintained in such private way at the time of its acceptance as a public way. The board of aldermen or selectmen may, on written petition by two or more companies subject to this chapter, and after notice to abutting land owners and a hearing as hereinbefore provided, by order grant to said companies joint or identical locations for the erection or construction of poles, piers, abutments or conduits, to be owned and used in common by them. No order of the board of aldermen or selectmen shall be required for renewing, repairing or replacing wires, cables, poles, piers, abutments, conduits or fixtures once erected or constructed under the provisions of law, or for making house connections or connections between duly located conduits and distributing poles.

The order granting a location or an alteration or transfer thereof, or authorizing an increase in the number of wires or cables or attachments, such as are hereinbefore described, shall be recorded by the city or town clerk in books kept exclusively therefor, and where notice has been given as hereinbefore provided the clerk of the city or the chairman or a majority of the selectmen shall certify on said record that the order was adopted after due notice and a public hearing as hereinbefore prescribed, and no such order shall be valid without such certificate. The company or companies in whose favor the order is made shall pay for such record the fees provided by clause (62) of section thirty-four of chapter two hundred and sixty-two.

The board of aldermen or selectmen may under this section authorize the attachment of the wires and fixtures of a street railway or electric railroad company to the poles, piers and abutments of another owner, or the attachment of the wires and fixtures of another owner to the poles, piers and abutments of such company, and may grant joint or identical locations for the erection or construction of poles, piers, or abutments to be owned and used in common by such company and other owners, and locations for the transmission lines and telephone, signal and feed wires of such company in public ways or parts thereof, other than those public ways in which the tracks of such company are laid, and locations for additional poles to support, or alterations of locations for existing poles supporting, trolley or span wires; and all locations granted to a street railway or electric railroad company hereunder shall be subject only to revocation as provided in sections seventy-seven and eighty-two of chapter one hundred and sixty-one; but nothing contained in this section save as hereinbefore expressly set forth shall be held to apply to the poles, wires and other appliances and equipment which a street railway or electric railroad company, by a grant of location, or extension or alteration thereof, under any general or special law now or hereafter in force relating to street railways or electric railroads may be authorized to construct, maintain and operate in a public way; and no terms, restrictions and obligations, other than those imposed upon a grant of location for a street railway or electric railroad, or an extension or alteration thereof, under any general or special law now or hereafter in force relating thereto, shall be imposed upon locations granted to a street railway or electric railroad company hereunder, save locations for its transmission lines or telephone, signal or feed wires in public ways other than those public ways in which the tracks of such company are laid.

John Murray

7/15/2005

**CHAPTER 166. TELEPHONE AND TELEGRAPH COMPANIES, AND LINES FOR THE TRANSMISSION OF ELECTRICITY**

---

**CONSTRUCTION OF LINES FOR TRANSMITTING ELECTRICITY**

**Chapter 166: Section 22 Consent of municipal officers to construct or alter lines**

Section 22. A company desiring to construct a line for such transmission upon, along, under or across a public way shall in writing petition the board of aldermen of the city or the selectmen of the town where it is proposed to construct such line for permission to erect or construct upon, along, under or across said way the wires, poles, piers, abutments or conduits necessary therefor. A public hearing shall be held on the petition, and written notice of the time and place of the hearing shall be mailed at least seven days prior thereto by the clerk of the city or by the selectmen of the town to all owners of real estate abutting upon that part of the way upon, along, across or under which the line is to be constructed, as such ownership is determined by the last preceding assessment for taxation. After a public hearing as aforesaid, the board of aldermen or the selectmen may by order grant to the petitioner a location for such line, specifying therein where the poles, piers, abutments or conduits may be placed, and in respect to overhead lines may also specify the kind of poles, piers or abutments which may be used, the number of wires or cables which may be attached thereto, and the height to which the wires or cables may run.

After the erection or construction of such line, the board of aldermen or selectmen may, after giving the company or its agents an opportunity to be heard, or upon petition of the company without notice or hearing, by order permit an increase in the number of wires or cables, and direct an alteration in the location of the poles, piers, abutments or conduits or in the height of the wires or cables. The board of aldermen or selectmen may, on written petition by two or more companies subject to this chapter, and having locations in any of the public ways of such city or town, without notice or hearing, by order transfer any such location from one of such companies to either or any of the other petitioners, or by order authorize any such company to attach its wires and fixtures to existing poles, piers or abutments of either or any of the other petitioners, or to maintain its wires or cables in the conduits of either or any of said other petitioners, or by order grant to said companies joint or identical locations for the maintenance of said existing poles, piers, abutments or conduits, to be used in common by them. The board of aldermen or selectmen may, on written petition by a company subject to this chapter having a location, or by two or more such companies having joint or identical locations, in any of the public ways of a city or town, in any case where a private way has been accepted as a public way, by order, without notice or hearing, grant a location or joint or identical locations to such company or companies for the maintenance of its or their poles, piers, abutments or conduits which were being maintained in such private way at the time of its acceptance as a public way. The board of aldermen or selectmen may, on written petition by two or more companies subject to this chapter, and after notice to abutting land owners and a hearing as hereinbefore provided, by order grant to said companies joint or identical locations for

the erection or construction of poles, piers, abutments or conduits, to be owned and used in common by them. No order of the board of aldermen or selectmen shall be required for renewing, repairing or replacing wires, cables, poles, piers, abutments, conduits or fixtures once erected or constructed under the provisions of law, or for making house connections or connections between duly located conduits and distributing poles.

The order granting a location or an alteration or transfer thereof, or authorizing an increase in the number of wires or cables or attachments, such as are hereinbefore described, shall be recorded by the city or town clerk in books kept exclusively therefor, and where notice has been given as hereinbefore provided the clerk of the city or the chairman or a majority of the selectmen shall certify on said record that the order was adopted after due notice and a public hearing as hereinbefore prescribed, and no such order shall be valid without such certificate. The company or companies in whose favor the order is made shall pay for such record the fees provided by clause (62) of section thirty-four of chapter two hundred and sixty-two.

The board of aldermen or selectmen may under this section authorize the attachment of the wires and fixtures of a street railway or electric railroad company to the poles, piers and abutments of another owner, or the attachment of the wires and fixtures of another owner to the poles, piers and abutments of such company, and may grant joint or identical locations for the erection or construction of poles, piers, or abutments to be owned and used in common by such company and other owners, and locations for the transmission lines and telephone, signal and feed wires of such company in public ways or parts thereof, other than those public ways in which the tracks of such company are laid, and locations for additional poles to support, or alterations of locations for existing poles supporting, trolley or span wires; and all locations granted to a street railway or electric railroad company hereunder shall be subject only to revocation as provided in sections seventy-seven and eighty-two of chapter one hundred and sixty-one; but nothing contained in this section save as hereinbefore expressly set forth shall be held to apply to the poles, wires and other appliances and equipment which a street railway or electric railroad company, by a grant of location, or extension or alteration thereof, under any general or special law now or hereafter in force relating to street railways or electric railroads may be authorized to construct, maintain and operate in a public way; and no terms, restrictions and obligations, other than those imposed upon a grant of location for a street railway or electric railroad, or an extension or alteration thereof, under any general or special law now or hereafter in force relating thereto, shall be imposed upon locations granted to a street railway or electric railroad company hereunder, save locations for its transmission lines or telephone, signal or feed wires in public ways other than those public ways in which the tracks of such company are laid.

**Maryjane Kenney**

**From:** Cosby, Christine [Christine\_Cosby@nstaronline.com]  
**Sent:** Wednesday, July 13, 2005 8:34 AM  
**To:** Maryjane Kenney  
**Subject:** RE: Public Hearing: Pole-136 Main Stet, Acton MA

*wires - telephone  
along  
cable  
anything  
on the pole*

**RECEIVED**  
JUL 13 2005

Hi Maryjane - see information below

1. The pole is 45' with 6' in the ground
2. Hard pine (penta)
3. We don't treat the poles, they come to us pressure treated through injection
4. There will no guy wires
5. On the top of pole will be 336 open wire primary cable - 20" below will be 3x1/0 secondary cable
6. There is nothing that I can think of, please let me know if they have anything specific

Thanks, Chris

-----Original Message-----

**From:** Maryjane Kenney [mailto:mkenney@acton-ma.gov]  
**Sent:** Monday, June 27, 2005 5:18 PM  
**To:** Christine\_Cosby@Nstaronline.com  
**Subject:** Public Hearing: Pole-136 Main Stet, Acton MA

Christine

The Town of Acton has sent notice of a Public Hearing to take place on July 18, 2005 at 8:20 pm; to Beacon Communications and Abutters.

As to your petition for a new utility pole for #136 Main Street, the town requires a full set of specifications as to :

1. The height of the pole
2. The Pole material
3. Chemical treatment against decay
4. Guide wires
5. The number and spacing of wires
6. And all other specifications the BOS may rule on per MGLC. 166.

The specifications must be delivered prior to July 14, 2005 for the hearing to occur on July 18th, 2005. Attendance of Verizon and/or Boston Edison staff is also required.

Thank you in advance.

Maryjane Kenney  
Town Manager's Office

Please make sure you are familiar with the NSTAR Information Systems Acceptable Use Policy.

\*\*\*\*\*  
This email and any files transmitted with it are confidential and

**Cosby, Christine**

---

**From:** Cosby, Christine  
**Sent:** Friday, July 15, 2005 3:22 PM  
**To:** 'Maryjane Kenney'  
**Subject:** RE: Public Hearing: Pole-136 Main Stet, Acton

Hi Maryjane, I went out to the job site today, the additional cables that will attach to the new pole are the following:

Top of pole our primary cable  
 20" below is our secondary cable  
 24" below is fire alarm  
 10" below is cable tv  
 20" below is telephone

The telephone cables are approximately 20' above the ground

The purpose of the new pole is to provide overhead to underground electric service to a new building and it will also help reduce the span distance between 2 existing poles. The span between the 2 existing poles is approximately 200', we like to have spans of 120-150'. By reducing the span, it will bring the telephone cables up higher from the ground as well as the other cables.

-----Original Message-----

**From:** Maryjane Kenney [mailto:mkenney@acton-ma.gov]  
**Sent:** Thursday, July 14, 2005 12:04 PM  
**To:** Cosby, Christine  
**Subject:** RE: Public Hearing: Pole-136 Main Stet, Acton MA

Christine:

Thanks for your help. I need to be sure that any wires will be listed. Not just guy wires. In other words if any wires are connected such as telephone, cable, alarm....we need those listed. Thanks

Maryjane

-----Original Message-----

**From:** Cosby, Christine [mailto:Christine\_Cosby@nstaronline.com]  
**Sent:** Wednesday, July 13, 2005 8:34 AM  
**To:** Maryjane Kenney  
**Subject:** RE: Public Hearing: Pole-136 Main Stet, Acton MA

Hi Maryjane - see information below

1. The pole is 45' with 6' in the ground
2. Hard pine (penta)
3. We don't treat the poles, they come to us pressure treated through injection
4. There will no guy wires
5. On the top of pole will be 336 open wire primary cable - 20" below will be 3x1/0 secondary cable
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Thanks, Chris