



Paul Argenzio

Ward Four Councillor

To: The Honorable Members of the Revere City Council
Chris Ciaramella, DPW Superintendent
Claire Inzerillo, Policy Writer & Analyst
From: Paul Argenzio, Chairman
Legislative Affairs Sub-Committee
Re: Committee Meeting
Date: March 16, 2026

Please be advised that the Legislative Affairs Sub-Committee will hold a meeting on **Monday evening, March 23, 2026 from 5:30PM-5:45PM** in the City Councillor Joseph A. DelGrosso City Council Chamber, Revere City Hall, 281 Broadway, Revere, MA 02151 for the purpose of discussing the following Council Order(s):

26-024 An Ordinance Further Amending Title 12 of the Revere Revised Ordinances Relative to Construction Procedures for Street and Sidewalk Openings.

AN ORDINANCE FURTHER AMENDING TITLE 12 OF THE REVERE REVISED ORDINANCES RELATIVE TO CONSTRUCTION PROCEDURES FOR STREET AND SIDEWALK OPENINGS

Be it ordained by the City of Revere, MA as follows:

Section 1. Section 12.04.080(C)(9) Construction Procedures - Street and Sidewalk Openings of the Revere Revised Ordinances is hereby amended by deleting the last paragraph and inserting in place thereof the following new paragraph:

The permittee shall be responsible for curb-to-curb restoration of the affected street, including all necessary appurtenant measures such as complete surface reconstruction, curbing, resetting utility structures (“bar holes”), compatible crack filling, tack coating, and infrared thermal integration of the pavement. The length of the required curb-to-curb restoration and all construction procedures shall be determined by a site inspection conducted with an authorized representative of the Department of Public Works. All restoration procedures shall be performed at the sole financial obligation of the permittee.

I am submitting the following amendment to the proposed ordinance for consideration by the Legislative Affairs Sub-Committee:

Section 1. is hereby amended by inserting the following language at the end of the paragraph, “*Curb-to-curb restoration shall not apply to work initiated by the owner of an owner-occupied single-family, two-family, or three-family dwelling.*”