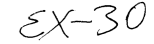


## Massachusetts Department of Environmental Protection Bureau of Resource Protection - Wetlands





#### A. General Information

Important: When filling out forms on the computer, use only the tab key to move your cursor do not use the return key.



Applicant			Property Owner (if different from applicant)		
Northeast Conce	nte Inc				
Name	pts inc		Name		
41 Lakeridge Dr.					
Mailing Address			Mailing Address		
Holland	MA	01521	City/Tours	State	Zip Code
City/Town	State	Zip Code	City/Town	State	21p 000c
Title and Date (o	r Revised Date if	applicable) of F	inal Plans and Othe	er Documents:	
N/A					
Title				Date	
Title				Date	
Title				Date	
Date Request for	r Departmental A	ction Filed:			
. Determinat	ion				
Pursuant to the a Superseding De	authority of M.G.I	c. 131, § 40, plicability, with	the Department con its supporting docur	sidered your Req nentation, and ma	uest for ade the
Dureuant to the	authority of M.G.I termination of Ap	c. 131, § 40, plicability, with	the Department con its supporting docur	sidered your Req nentation, and ma	uest for ade the
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Pursuant to the a Superseding De following Determine Project Description Intermittant/ Per Project Location Mashapaug Roa Street Address	authority of M.G.I termination of Ap ination. ion (if applicable) rennial status of A	plicability, with	accordance with 310	nentation, and ma	aue (ne
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### Massachusetts Department of Environmental Protection

Bureau of Resource Protection - Wetlands

# **Superseding Determination of Applicability** Massachusetts Wetlands Protection Act M.G.L. c. 131, §40

#### B. Determination (cont.)

The following Determination(s) is/are applicable to the proposed site and/or project relative to the Wetlands

	_
	Determination
Resource Ar	rk within the jurisdiction of the Wetlands Protection Act may proceed until a final Order of ssued following submittal of a Notice of Intent or Abbreviated Notice of Intent) or Order of ea Delineation (issued following submittal of Simplified Review ANRAD) has been received ing authority (i.e., Conservation Commission or the Department of Environmental Protection).
☐ 1. The	area described on the referenced plan(s) is an area subject to protection under the Act. ling, dredging, or altering of the area requires the filing of a Notice of Intent.
	boundary delineations of the following resource areas described on the referenced plan(s) are accurate. Therefore, the resource area boundaries confirmed in this Determination are all decisions rendered pursuant to the Wetlands Protection Act and its regulations regarding ries for as long as this Determination is valid.
This SD, marked bed mar	A finds those portions of Amber Brook visible in the photograph depicting the stream bed with a red letter "B" dated July 7, 2008 and visible in the photograph depicting the stream ked with the red number "1" dated August 7, 2007 described in the (RDA or WPA Form intermittent. This SDA does not find any other portion of Amber brook to be intermittent.
	boundaries of resource areas listed below are <u>not</u> confirmed by this Determination,
	est for Determination.
protectio	ork described on referenced plan(s) and document(s) is within an area subject to n under the Act and will remove, fill, dredge, or alter that area. Therefore, said work the filing of a Notice of Intent.
requires  4. The walter an A	n under the Act and will remove, fill, dredge, or alter that area. Therefore, said work
4. The walter an Anotice of S. If a Notice and documust corrections	the filing of a Notice of Intent.  Ork described on referenced plan(s) and document(s) is within the Buffer Zone and will Area subject to protection under the Act. Therefore, said work requires the filing of a
4. The walter an Anotice of S. If a Notice and documust corinformati	the filing of a Notice of Intent.  Ork described on referenced plan(s) and document(s) is within the Buffer Zone and will Area subject to protection under the Act. Therefore, said work requires the filing of a Intent or ANRAD Simplified Review (if work is limited to the Buffer Zone).  Intent of Intent is filed for the work in the Riverfront Area described on referenced plan(s) iment(s), which includes all or part of the work described in the Request, the applicant sider the following alternatives. (Refer to the wetland regulations at 10.58/4)c, for more
4. The walter an Anotice of S. If a Notice of and documust coninformati	the filing of a Notice of Intent.  Ork described on referenced plan(s) and document(s) is within the Buffer Zone and will Area subject to protection under the Act. Therefore, said work requires the filing of a Intent or ANRAD Simplified Review (if work is limited to the Buffer Zone).  Itice of Intent is filed for the work in the Riverfront Area described on referenced plan(s) iment(s), which includes all or part of the work described in the Request, the applicant sider the following alternatives. (Refer to the wetland regulations at 10.58(4)c. for more on about the scope of alternatives requirements):  Inatives limited to the lot on which the project is located, the subdivided lots, and any
4. The walter an Anotice of S. If a Notice of and documust cominformation.  Alternadjace.  Alternadjace.	the filing of a Notice of Intent.  Ork described on referenced plan(s) and document(s) is within the Buffer Zone and will Area subject to protection under the Act. Therefore, said work requires the filing of a Intent or ANRAD Simplified Review (if work is limited to the Buffer Zone).  Itice of Intent is filed for the work in the Riverfront Area described on referenced plan(s) iment(s), which includes all or part of the work described in the Request, the applicant sider the following alternatives. (Refer to the wetland regulations at 10.58(4)c. for more on about the scope of alternatives requirements):  Inatives limited to the lot on which the project is located.



## **Massachusetts Department of Environmental Protection**Bureau of Resource Protection - Wetlands

## **Superseding Determination of Applicability**Massachusetts Wetlands Protection Act M.G.L. c. 131, §40

via	SSACHUSEUS Wellands Protection Activities. C. 131, 340
В.	Determination (cont.)
	<b>Negative Determination</b> Note: No further action under the Wetlands Protection Act is required by the applicant. If a request for an adjudicatory hearing has been made, work may proceed at the owners risk. Requirements for requests for adjudicatory hearing are listed at the end of this document.
	1. The area described in the Request is not an area subject to protection under the Act or the Buffer Zone.
	2. The work described in the Request is within an area subject to protection under the Act, but will not remove, fill, dredge, or alter that area. Therefore, said work does not require the filing of a Notice of Intent.
	3. The work described in the Request is within the Buffer Zone, as defined in the regulations, but will not alter an Area subject to protection under the Act. Therefore, said work does not require the filing of a Notice of Intent, subject to the following conditions (if any).
	☐ 4. The work described in the Request is not within an Area subject to protection under the Act (including the Buffer Zone). Therefore, said work does not require the filing of a Notice of Intent, unless and until said work alters an Area subject to protection under the Act.
	5. The area described in the Request is subject to protection under the Act. Since the work described therein meets the requirements for the following exemption, as specified in the Act and the regulations, no Notice of Intent is required:
	Exempt Activity (site applicable statuatory/regulatory provisions)
C.	Authorization
Thi	s Determination is issued to the applicant and delivered as follows:
Ve reli	s Determination is valid for <b>three years</b> from the date of issuance (except Determinations for getation Management Plans which are valid for the duration of the Plan). This Determination does not eve the applicant from complying with all other applicable federal, state, or local statutes, ordinances, aws, or regulations.
Thi apı	is Determination is issued by the Department of Environmental Protection and has been sent to the propriate local Conservation Commission and the property owner (if different from the applicant).  Signature:
	Robert J/McCollum/Wetlands Program Chief  Date
	This Determination is issued to the applicant and delivered as follows:

by certified mail, return receipt requested on:



### Massachusetts Department of Environmental Protection

Bureau of Resource Protection - Wetlands

### **Superseding Determination of Applicability**

Massachusetts Wetlands Protection Act M.G.L. c. 131, §40

#### D. Appeals

The applicant, the landowner, any person aggrieved by the Superseding Order, Determination or other Reviewable Decision as defined at 310 CMR 10.04, who previously participated in the proceedings leading to this Reviewable Decision, the conservation commission, or any ten (10) residents of the city or town where the land is located if at least one resident was previously a participant in the permit proceeding, are hereby notified of their right to appeal this Reviewable Decision pursuant to M.G.L. c.30A, § 10, provided the request is made by certified mail or hand delivery to the Department, along with the appropriate filing fee and a MassDEP Fee Transmittal Form within ten (10) business days of the date of issuance of this Superseding Order or Determination, and addressed to:

Case Administrator
Office of Appeals and Dispute Resolution
Department of Environmental Protection
One Winter Street, 2<sup>nd</sup> Floor
Boston, MA 02108.

A copy of the request (hereinafter also referred to as Appeal Notice) shall at the same time be sent by certified mail or hand delivery to the Conservation Commission, the applicant, the person that requested the Superseding Order or Determination, and the issuing office of the MassDEP at:

Wetlands Program
Department of Environmental Protection
436 Dwight Street, 5<sup>th</sup> Floor
Springfield, MA 01103.

In the event that a ten resident group requested the Superseding Order or Determination, the Appeal Notice shall be served on the designated representative of the ten resident group, whose name and contact information is included in this Reviewable Decision (when relevant).

#### **Contents of Appeal Notice**

An Appeal Notice shall comply with the Department's Rules for Adjudicatory Proceedings, 310 CMR 1.01(6) and 310 CMR 10.05(7)(j), and shall contain the following information:

- (a) the MassDEP Wetlands File Number, name of the applicant, landowner if different from applicant, and address of the project;
- the complete name, mailing address, email address, and fax and telephone numbers of the party filing the Appeal Notice; if represented by consultant or counsel, the name, fax and telephone numbers, email address, and mailing address of the representative; if a ten residents group, the same information for the group's designated representative;
- if the Appeal Notice is filed by a ten (10) resident group, then a demonstration of participation by at least one resident in the previous proceedings that led to this Reviewable Decision;
- (d) if the Appeal Notice is filed by an aggrieved person, then a demonstration of participation in the previous proceeding that lead to this Reviewable Decision and sufficient written facts to demonstrate status as a person aggrieved;
- (e) the names, telephone and fax numbers, email addresses, and mailing addresses of all other interested parties, if known;
- (f) a clear and concise statement of the alleged errors contained in the Department's decision and how each alleged error in inconsistent with 310 CMR 10.00 and does not contribute to the protection of the interests identified in the Wetlands Protection Act, M.G.L. c.131, § 40, including reference to the statutory or regulatory provisions that the party filing the Appeal Notice alleges has been violated by the Department's Decision, and the relief sought, including any specific desired changes to the Department's decision;



#### **Massachusetts Department of Environmental Protection**

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#### **Superseding Determination of Applicability**

Massachusetts Wetlands Protection Act M.G.L. c. 131, §40

- (g) a copy of the Department's Reviewable Decision that is being appealed and a copy of the underlying Conservation Commission decision if the Reviewable Decision affirms the Conservation Commission decision:
- (h) a statement that a copy of the request has been sent by certified mail or hand delivery to the applicant and the conservation commission; and
- (i) if asserting a matter that is Major and Complex, as defined at 310 CMR 10.04(1), a statement requesting that the Presiding Officer make a designation of Major and Complex, with specific reasons supporting the request.

#### Filing Fee and Address

A copy of the Appeal Notice along with a MassDEP Fee Transmittal Form and a valid check or money order payable to the Commonwealth of Massachusetts in the amount of one hundred dollars (\$100) must be mailed to:

Commonwealth of Massachusetts
Department of Environmental Protection
Commonwealth Master Lockbox
P.O. Box 4062
Boston, Massachusetts 02211

The request will be dismissed if the filing fee is not paid, unless the appellant is exempt or granted a waiver. The filing fee is not required if the appellant is a city or town (or municipal agency), county, district of the Commonwealth of Massachusetts, or a municipal housing authority. The Department may waive the adjudicatory hearing filing fee pursuant to 310 CMR 4.06(2) for a person who shows that paying the fee will create an undue financial hardship. A person seeking a waiver must file an affidavit setting forth the facts believed to support the claim of undue financial hardship together with the hearing request as provided above.

