

WPA Form 2 – Determination of Applicability Seekonk General Wetland Protection ByLaws

	A.	. General Info	rmation						
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When filling out orms on the									
computer, use		Seekonk Conservation Commiss	nion.						
only the tab		Conservation Commiss	SION						
key to move	To	: Applicant			Property Owner (if different from applicant):				
our cursor - to not use the		Robert Drohan			Robert Drohan, S	r			
eturn key.		Name			Name	<u>''</u>			
		63 Drohan Court			41 Lake Street				
[sab		Mailing Address			Mailing Address				
VV		Seekonk	MA	02771	Seekonk	MA	02771		
		City/Town	State	Zip Code	City/Town	State	Zip Code		
return // %			"! Di Oth				,		
	Title and Date of Final Plans and Other Documents:								
		Title			Fina	I Date (or Revised Date	te if applicable)		
	2. Date Request Filed: 11/14/02								
	В.	Determination							
		Pursuant to the authority of M.G.L. c. 131, § 40, the Conservation Commission considered your Request for Determination of Applicability, with its supporting documentation, and made the following Determination.							
		Project Description (if applicable):							
		Construct single family dwelling with associated sewage disposal system.							
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		Project Location:	a.						
		Drohan Court			Seekonk				
		Street Address			City/Town				

134

Parcel/Lot Number

16

Assessors Map/Plat Number



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B. Determination (cont.)

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

Positive Determination

Note: No work within the jurisdiction of the Wetlands Protection Act may proceed until a final Order of Conditions (issued following submittal of a Notice of Intent or Abbreviated Notice of Intent) has been received from the issuing authority (i.e., Conservation Commission or the Department of Environmental Protection).

eived from the issuing authority (i.e., Conservation Commission or the Department of vironmental Protection).
1. The area described on the referenced plan(s) is an area subject to protection under the Act. Removing, filling, dredging, or altering of the area requires the filing of a Notice of Intent.
2a. The boundary delineations of the following resource areas described on the referenced plan(s) are confirmed as accurate. Therefore, the resource area boundaries confirmed in this Determination are binding as to all decisions rendered pursuant to the Wetlands Protection Act and its regulations regarding such boundaries for as long as this Determination is valid.
2b. The boundaries of resource areas listed below are <u>not</u> confirmed by this Determination, regardless of whether such boundaries are contained on the plans attached to this Determination or to the Request for Determination.
3. The work described on referenced plan(s) and document(s) is within an area subject to protection under the Act and will remove, fill, dredge, or alter that area. Therefore, said work requires the filing of a Notice of Intent.
4. The work described on referenced plan(s) and document(s) is within the Buffer Zone and will alter an Area subject to protection under the Act. Therefore, said work requires the filing of a Notice of Intent.
5. The area and/or work described on referenced plan(s) and document(s) is subject to review and approval by:
Name of Municipality
Pursuant to the following municipal wetland ordinance or bylaw:
Name Ordinance or Bylaw Citation



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De	etermination (cont.)
	6. The following area and/or work, if any, is subject to a municipal ordinance or bylaw but <u>not</u> subject to the Massachusetts Wetlands Protection Act:
	7. If a Notice of Intent is filed for the work in the Riverfront Area described on referenced plan(s) and document(s), which includes all or part of the work described in the Request, the applicant must consider the following alternatives. (Refer to the wetland regulations at 10.58(4)c. for more information about the scope of alternatives requirements):
	Alternatives limited to the lot on which the project is located.
	Alternatives limited to the lot on which the project is located, the subdivided lots, and any adjacent lots formerly or presently owned by the same owner.
	Alternatives limited to the original parcel on which the project is located, the subdivided parcels, any adjacent parcels, and any other land which can reasonably be obtained within the municipality.
	Alternatives extend to any sites, which can reasonably be obtained within the appropriate region of the state.
Not Der on req at t	gative Determination te: No further action under the Wetlands Protection Act is required by the applicant. However, if the partment is requested to issue a Superseding Determination of Applicability, work may not proceed this project unless the Department fails to act on such request within 35 days of the date the uest is post-marked for certified mail or hand delivered to the Department. Work may then proceed he owner's risk only upon notice to the Department and to the Conservation Commission. quirements for requests for Superseding Determinations 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

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.



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B. D	etermination (cont.)				
	5. The area described in the Request is described therein meets the requirement the regulations, no Notice of Intent is re	s subject to protection under the Act. Since the work nts for the following exemption, as specified in the Act and equired:			
	Exempt Activity (site applicable statutory/regulato	ory provisions)			
	6. The area and/or work described in the Request is not subject to review and approval by:				
	SEEKONK				
	Name of Municipality				
	Pursuant to a municipal wetlands ordina	ance or bylaw.			
	Name	Ordinance or Bylaw Citation			
「his De	etermination is issued to the applicant an by hand delivery on	nd delivered as follows: by certified mail, return receipt requested or			
	by hand delivery on	November 26, 2002			
	Date	Date			
vegeta elieve	tion Management Plans, which are valid	n the date of issuance (except Determinations for I for the duration of the Plan). This Determination does not ner applicable federal, state, or local statutes, ordinances,			
	appropriate DEP Regional Office (see Ap	ty of the Conservation Commission. A copy must be sent opendix A) and the property owner (if different from the			
Signatu	1/1/1/	- Offerall Societies			
	Christoples Clazy				
Date	November 25,200	2			



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Seekolik General Wetland 1 Totection By Laws				
On 25	Of Novem	Der 2002-		
Day	Month & Year	n= 0		
Before me personally	appeared			
	Richard C. W	allace		
to me known to be the acknowledged that he/s	person described in and who execute she executed the same as his/her free	d the foregoing instrument and act and deed.		
Wallene J. Notary Public /Justice of the		anuary 9, 2008 Commission Expires		

D. Appeals

The applicant, owner, any person aggrieved by this Determination, any owner of land abutting the land upon which the proposed work is to be done, or any ten residents of the city or town in which such land is located, are hereby notified of their right to request the appropriate Department of Environmental Protection Regional Office (see Appendix A) to issue a Superseding Determination of Applicability. The request must be made by certified mail or hand delivery to the Department, with the appropriate filing fee and Fee Transmittal Form (see Appendix E: Request for Departmental Action Fee Transmittal Form) as provided in 310 CMR 10.03(7) within ten business days from the date of issuance of this Determination. A copy of the request shall at the same time be sent by certified mail or hand delivery to the Conservation Commission and to the applicant if he/she is not the appellant. The request shall state clearly and concisely the objections to the Determination, which is being appealed. To the extent that the Determination is based on a municipal ordinance or bylaw and not on the Massachusetts Wetlands Protection Act or regulations, the Department of Environmental Protection has no appellate jurisdiction.